## In The Matter Of:

Stacy L. Randall v Reed C. Widen, et al.

**Duplicate Original** 

Steven Randall October 12, 2023

Colleen Reed Reporting LLC
P.O. Box 293
Milwaukee, Wisconsin 53201
www.colleenreed.com

Original File 101223stevenrandallf.txt

Min-U-Script® with Word Index

Ree	d C. Widen, et al.		October	12, 2023
	Page 1			Page 3
1	IN THE UNITED STATES DISTRICT COURT	1	INDEX	
2	FOR THE WESTERN DISTRICT OF WISCONSIN	2		
3	STACY L. RANDALL, CIVIL ACTION NO. 22-CV-400	3	EXAMINATION BY:	PAGE
4	Plaintiff,	4	Ms. Wittenberg	<u>5</u>
5	-vs-			_
6	REED C. WIDEN, MICHAEL KIESLER,	5		
7	WIDEN ENTERPRISES, LLC, and WINDY WATERS, INC.,	6		
8	Defendants.	7	EXHIBITS:	MARKED
9	Delendants.	8	Exhibit 1 - Joint Petition for Divorce	15
10	DEPOSITION OF: STEVEN RANDALL	9	Exhibit 2 - Notice of Motion and Motion to Modify Temporary Order	17
		10	Exhibit 3 - Findings of Fact, Conclusions of Law and Judgment of Divorce	
11	DATE: October 12, 2023	11	Exhibit $\frac{4}{5}$ - List of properties Exhibit $\frac{5}{5}$ - Warranty Deed between Steven T.	37 81
12	TIME: 9:56 a.m. to 1:19 p.m.	12	Randall and Stacy L. Randall and Tim Buck 2 LLC, Document	
13	LOCATION: N4559 Trillium Court Portage, Wisconsin 53901	13	No. $4243293$ Exhibit $\underline{6}$ - Warranty Deed between Steven T.	81
14		14	Randall and Stacy L. Randall and Tim Buck $\frac{2}{2}$ LLC, Document	
15	REPORTED BY: Janet D. Larsen, RPR	15	No. 4243290 Exhibit 7 - Warranty Deed between Steven T.	81
16		16	Randall and Stacy L. Randall and Tim Buck 2 LLC, Document	
17		17	No. 4243292	81
18		18	Randall and Stacy L. Randall and Rockford Hill LLC, Document	
19		19	No. 4243295 Exhibit 9 - 2017 Income Tax Return	95
20		20	Bates WINDY0008985-9023 Exhibit 10 - 2018 Income Tax Return	100
21		21	Bates WINDY0008945-8984	
22		22	Exhibit 11 - Email chain, top email from Steve Randall to Scott Spangler	103
23			Bates Randall0000403-405	
24		23		
25			MATERIAL REQUESTED:	PAGE
		25	None	
	Page 2			Page 4
1	APPEARANCES	1	QUESTIONS FOLLOWED BY INSTRUCTIONS NOT TO ANS	SWER:
2		2	Page 115, line 11	
3	REINHART BOERNER VAN DEUREN, S.C., by	3	Page 118, line <u>5</u>	
4	JESSICA HUTSON POLAKOWSKI ATTORNEY AT LAW	4		
5	22 East Mifflin Street, Suite 700 Madison, Wisconsin 53703-4225	5		
6	<pre>jpolakowski@reinhartlaw.com appeared on behalf of the Plaintiff.</pre>	6		
7	REINHART BOERNER VAN DUEREN, S.C., by	7		
8	SAMUEL SYLVAN, ATTORNEY AT LAW 1000 North Water Street, Suite 1700	8		
9	Milwaukee, Wisconsin 53202 ssylvan@reinhartlaw.com	9		
10	appeared on behalf of the Plaintiff.	10		
11	O'NEIL, CANNON, HOLLMAN, DEJONG & LAING, S.C., by	11		
12	CHRISTA D. WITTENBERG, ATTORNEY AT LAW KYLE T. KASPER, ATTORNEY AT LAW	12		
13	111 East Wisconsin Avenue, Suite 1400 Milwaukee, Wisconsin 53202	13		
	christa.wittenberg@wilaw.com			
14	kyle.kasper@wilaw.com appeared on behalf of the Defendants.	14		
15	BOARDMAN & CLARK, LLP, by	15		
16	AUSTIN DOAN, ATTORNEY AT LAW  1 South Pinckney Street, Suite 410	16		
17	P.O. Box 927 Madison, Wisconsin 53701-0927	17		
18	adoan@boardmanclark.com appeared on behalf of the Witness.	18		
19	<del></del>	19		
20		20		
21		21		
22		22	(Original transcript supplied to Attorney Chr Wittenberg) (Originals of Exhibit 1 through	
23		23	attached to the original transcript. Scanned were provided to all counsel)	
24		24	were browned to air connect)	
25		25		

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 3 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	C. Willen, et al.	1		October 12, 2023
	Page 5			Page 7
1	TRANSCRIPT OF PROCEEDINGS	1	A.	Yes.
2	STEVEN RANDALL, having been first duly			Are any attorneys from Reinhart representing you
3	sworn, was examined and testified as follows:	3		today?
4	EXAMINATION			Are they what?
	Y MS. WITTENBERG:			Representing you today.
	Would you start by stating your name and spelling			No.
	it?			
7			Ų.	Okay. They did represent you previously; is that
	Steven Tracy Randall, S-t-e-v-e-n, Tracy,	8		right?
9	T-r-a-c-y, Randall, R-a-n-d-a-l-l.			Just to yes.
10 Q	C*		Q.	
11	Wittenberg. I'm an attorney for Windy Waters,	11		are not your counsel today?
12	Widen Enterprises, Reed Widen, and Mike Kiesler.	12		MR. DOAN: I'm just going to object to
13	I'm going to be asking you some questions today.	13		make sure that, do not reveal any communications
14	Have you ever been deposed before?	14		you had with your attorneys, but you can answer to
15 A	No.	15		the best you understand the question, if you
16 Q	Okay. I'm going to go through some ground rules.	16		understand the question.
17	You may have heard these already by talking with a	17	A.	Do you want to repeat the question?
18	lawyer to help you prepare for today. I'll run	18	Q.	Sure. Do you have an understanding as to why
19	through just some basic ground rules of what to	19		lawyers at the Reinhart law firm are not your
20	expect.	20		lawyers today?
21	If ever you don't understand a question	21		MS. POLAKOWSKI: And I'll join in the
22	that I'm asking, please tell me that. If you give	22		objection.
23	an answer, I'm going to have assume you understood		A.	No, I just thought it necessary to have my own
24	the question. Is that understood?	24		attorney.
	_			•
25 A	Yes.	25	Q.	Okay. Did you have any disagreement with Stacy
	Page 6			Page 9
	Page 6			Page 8
1 Q	Page 6  Okay. Please wait for me to finish my question	1		Page 8 that resulted in Reinhart not being your lawyers
1 Q		1 2		•
	Okay. Please wait for me to finish my question before you give your answer so we can avoid	2		that resulted in Reinhart not being your lawyers
2	Okay. Please wait for me to finish my question	2	A.	that resulted in Reinhart not being your lawyers today? No.
2 3 4 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.	2 3 4	A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background
2 3 4 A 5 Q	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood?  Yes.  And please give a clear yes or no answer to each	2 3 4 5	A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is
2 3 4 A 5 Q 6	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down	2 3 4 5 6	A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?
2 3 4 A 5 Q 6 7	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so	2 3 4 5 6 7	A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right? Yes.
2 3 4 A 5 Q 6 7 8	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And	2 3 4 5 6 7 8	A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right? Yes. And you were married to Stacy Randall for many
2 3 4 A 5 Q 6 7 8	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I	2 3 4 5 6 7 8 9	A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?
2 3 4 A 5 Q 6 7 8 9	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood?  Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're	2 3 4 5 6 7 8 9	A. Q. A. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right? Yes. And you were married to Stacy Randall for many years; is that right? Yes.
2 3 4 A 5 Q 6 7 8 9 10	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly	2 3 4 5 6 7 8 9 10	A. Q. A. Q. Q.	that resulted in Reinhart not being your lawyers today? No. Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right? Yes. And you were married to Stacy Randall for many years; is that right? Yes. And you got married on August 5th, 1978; is that
2 3 4 A 5 Q 6 7 8 9 10 11 12	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not	2 3 4 5 6 7 8 9 10 11	A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?
2 3 4 A 5 Q 6 7 8 9 10 11 12 13	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q 20 21	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.  Do you have a lawyer representing today	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.  How long have you lived in Wisconsin?
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q 20 21 22 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.  Do you have a lawyer representing today for this deposition?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.  How long have you lived in Wisconsin?  All but ten years of, that we moved to Florida.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q 20 21 22 A 23 Q	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.  Do you have a lawyer representing today for this deposition? Yes. And is it Austin Doan here?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.  How long have you lived in Wisconsin?  All but ten years of, that we moved to Florida.  When did you move to Florida?
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q 20 21 22 A 23 Q 24 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.  Do you have a lawyer representing today for this deposition? Yes. And is it Austin Doan here? I'm sorry, what?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.  How long have you lived in Wisconsin?  All but ten years of, that we moved to Florida.  When did you move to Florida?  2000.
2 3 4 A 5 Q 6 7 8 9 10 11 12 13 14 15 16 17 18 A 19 Q 20 21 22 A 23 Q 24 A	Okay. Please wait for me to finish my question before you give your answer so we can avoid talking over each other. Is that understood? Yes.  And please give a clear yes or no answer to each question so the court reporter can take it down for the transcript. You're doing wonderfully so far, so if you keep that up, you'll be great. And if you need a break, just let us know that. I understand from talking to your lawyers you're going to need breaks frequently. That's perfectly fine. Just let us know. Ideally, it would be not with a question pending. So if I'm in the middle of a question or if you're, before you answer or in the middle of an answer, if you can finish that answer, and just let us know if you need to take a break at that time. Okay? Is that understood? Yes.  Wonderful.  Do you have a lawyer representing today for this deposition? Yes. And is it Austin Doan here?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q. A. Q. A.	that resulted in Reinhart not being your lawyers today?  No.  Let's start by going through some, some background dates here. Date of birth, as I understand it, is July 19th of 1956; is that right?  Yes.  And you were married to Stacy Randall for many years; is that right?  Yes.  And you got married on August 5th, 1978; is that right?  Sounds right.  Okay. We'll eventually see a document that might help you to remember that to be sure, but that's my understanding.  And how many children do you have?  We had three.  And two are living today?  Two are living today.  How long have you lived in Wisconsin?  All but ten years of, that we moved to Florida.  When did you move to Florida?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 4 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed (	. widen, et al.			October 12, 2023
	Page 9			Page 11
1	back in 2010, back to Wisconsin?	1	A.	It may be just old age. I, I don't know.
2 A.	I, I don't remember exactly when.			Fair enough, fair enough.
	Sometime around 2010, you think, though?	3		Is there any reason you think you could
_	Well, if we lived ten years in Wisconsin, yeah,	4		not give accurate testimony today?
5	that'd be			I'm sorry. Can you repeat that?
	And if I'm not mistaken, your son Andrew died in			Is there any reason you think you could not give
7	2015?	7		accurate testimony today?
8 A.	Yes.	8	A.	No reason.
9 Q.	And you were living in Wisconsin at that time?	9	Q.	Any reason you think you could not give truthful
10 A.	•	10		testimony today to the best of your ability?
11 Q.	Were you ever employed by Widen Enterprises?	11	A.	No, no reason.
12 A.				Okay. Going back to some dates here, I understand
13 Q.	Do you recall what years?	13		you and Stacy filed for divorce on April 1st,
	I don't remember exactly.	14		2019. Does that sound correct to you?
	Was it before you moved to Florida?	15	A.	I really don't remember what dates.
16 A.		1		Okay. Then let me pull something out that may
17 Q.	Do you recall how, how long you were employed by	17		help.
18	Widen Enterprises?	18		(Exhibit 1 marked for identification)
19 A.	I worked there until 1999, and then I became	19	Q.	Okay. Mr. Randall, you've been handed what's been
20	disabled.	20		marked as Exhibit 1 to your deposition.
21 Q.	So you, your employment there ended in 1999?	21	A.	I'm sorry. Can you speak a little louder?
	1999, yes.	1		Sure. Yes.
	How long, if you recall, were you, were you	23	_	You've been handed what's been marked as
24	employed there before it stopped in '99?	24		Exhibit 1 to your deposition. Do you recognize
25 A.	I don't remember exactly. I might say in the	25		this to be a Petition for Divorce that you and
				·
	Page 10			Page 12
1		1		
1 2 0.	'80s.	1 2		Stacy Randall filed?
2 Q.	'80s. So more than ten years?	2	A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like
2 Q. 3 A.	'80s. So more than ten years? Yes.	2	A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed.
2 Q. 3 A. 4 Q.	'80s. So more than ten years? Yes. What was your job there?	2 3 4	A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is
<ul><li>2 Q.</li><li>3 A.</li><li>4 Q.</li><li>5 A.</li></ul>	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales.	2 3 4 5	A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page?
2 Q. 3 A. 4 Q. 5 A. 6 Q.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales?	2 3 4 5 6	A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management.	2 3 4 5 6 7	A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other	2 3 4 5 6 7 8	A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees?	2 3 4 5 6 7 8	A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes.	2 3 4 5 6 7 8 9	A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible	2 3 4 5 6 7 8 9 10	A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing?	2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. A. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q. Q.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to remember facts or details?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No. But you do know this to be her signature?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19 20 A.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to remember facts or details? Yeah, I, I think, I think the MS kind of impacts that a little bit.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No. But you do know this to be her signature? You know, I really don't remember if we were together, but it appears to be.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19 20 A. 21	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to remember facts or details? Yeah, I, I think, I think the MS kind of impacts that a little bit.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No. But you do know this to be her signature? You know, I really don't remember if we were together, but it appears to be.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19 20 A. 21 22 Q.	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to remember facts or details? Yeah, I, I think, I think the MS kind of impacts that a little bit. Can you describe what the impact is on your, on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No. But you do know this to be her signature? You know, I really don't remember if we were together, but it appears to be. Okay. Mine appears to be mine, too.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 A. 8 Q. 9 10 A. 11 Q. 12 13 A. 14 Q. 15 16 17 A. 18 Q. 19 20 A. 21 22 Q. 23	'80s. So more than ten years? Yes. What was your job there? Final job I had was sales. What did you do before you were in sales? Manager, management. And by that, do you mean you were managing other employees? Yes. What were the employees you managed responsible for doing? Graphic arts. You said you became disabled in I believe 1999. And I understand you are still disabled today; is that right? Yes. Do any of your conditions impact your ability to remember facts or details? Yeah, I, I think, I think the MS kind of impacts that a little bit. Can you describe what the impact is on your, on your memory of any of your conditions? Is it, is	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Stacy Randall filed? Yeah, that, I, I don't remember, but it looks like something that we both signed. Okay. And on the last page you were just on, is that your signature on the back page? Yes. That looks to be dated April 1st, 2019. Do you see that there? Yes. Does that refresh your memory on the date that you signed and filed the Petition for Divorce? If that's, that's written down, that's what it is. Okay. And you see a signature there for Stacy Lee Randall. Is that your wife's signature? Yes. Were you together when you signed this? No. But you do know this to be her signature? You know, I really don't remember if we were together, but it appears to be. Okay. Mine appears to be mine, too.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 5 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Re	ed C	C. Widen, et al.			October 12, 2023
		Page 13			Page 15
1		Grizzly Lane in McFarland, Wisconsin?	1		occasion after April of 2019, after you separated?
	A.	•			No.
3	O.	Do you see that?	3	Ο.	Does the date December 26th, 2019, have any
		Yes.	4		significance to you?
5	O.	Is that your understanding of where Ms. Randall	5	A.	No.
6		lived in April of 2019?	6		(Exhibit 2 marked for identification)
7	A.	Yes.	7	Q.	
8	Q.	And if you go to paragraph 2 on the next page, it	8	`	your deposition. Do you recognize this document
9		lists an address for you of 1972 Barber Drive in	9		to be a, on the first page a Notice of Motion and
10		Stoughton, Wisconsin?	10		Motion to Modify Temporary Order? Is that not
11	A.	Yes.	11		what you have? Oh, I'm sorry, just a little
12	Q.	Is that where you lived in April 2019?	12		farther down the page underneath the case caption,
13	A.	Yes.	13		do you see where it says Notice of Motion and
14	Q.	So you and Stacy did not live together as of	14		Motion to Modify Temporary Order?
15		April 1st, 2019; is that right?	15	A.	Yes.
16	A.	Evidently not.	16	Q.	Okay. And if you turn to the second page, do you
17	Q.	Does your, do you recall something different being	17		see a heading where it says, Declaration of Steven
18		true at that time? Do you think you did live	18		Randall in Support of Motion to Modify Temporary
19		together?	19		Order?
		I don't remember exact times			Yes.
	-	Okay.	21	Q.	And on the back page, page 3 of the document, do
l		when she moved into the Grizzly address.	22		you see your signature?
		So at some point the two of you lived together at			Yes.
24		the Barber Drive address?			And that is your, your signature?
25	Α.	Yes.	25	Α.	It appears to be.
		Page 14			Page 16
1	Q.	-	1	Q.	
1 2		Page 14  And then at some point in time Ms. Randall moved to the Grizzly Lane address?	1 2		Page 16  Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case
2		And then at some point in time Ms. Randall moved			Do you recall through your lawyers filing a Motion
2	A.	And then at some point in time Ms. Randall moved to the Grizzly Lane address?	2		Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case
2 3 4	A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes.	2	A.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?
2 3 4 5	A. Q. A.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she	2 3 4 5	A.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm
2 3 4 5 6 7	A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed?	2 3 4 5	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on,
2 3 4 5 6 7 8	A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up.	2 3 4 5 6 7 8	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The
2 3 4 5 6 7 8	A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay.	2 3 4 5 6 7 8	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant
2 3 4 5 6 7 8 9	A. Q. A. Q. A.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure.	2 3 4 5 6 7 8 9	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.
2 3 4 5 6 7 8 9 10	A. Q. A. Q. A.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait.	2 3 4 5 6 7 8 9 10	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. A. Q. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then.	2 3 4 5 6 7 8 9 10 11 12	A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. A. Q. A.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A. Q. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember. Okay. Do you have any reason to doubt that this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. A.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.  What did you mean by that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember. Okay. Do you have any reason to doubt that this is accurate, that as of April 1st, 2019, you were	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. A.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.  What did you mean by that?  What did I mean? I really don't remember. I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember. Okay. Do you have any reason to doubt that this is accurate, that as of April 1st, 2019, you were living separately? It appears to be correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.  What did you mean by that?  What did I mean? I really don't remember. I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember. Okay. Do you have any reason to doubt that this is accurate, that as of April 1st, 2019, you were living separately? It appears to be correct.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.  What did you mean by that?  What did I mean? I really don't remember. I don't know.  Okay. Let's turn to the next page as paragraph No. 10. The second sentence in that paragraph says, Stacy inherited significant assets and, upon
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q. A. Q. A. A. Q. A. Q.	And then at some point in time Ms. Randall moved to the Grizzly Lane address? Yes. And you didn't live at the Grizzly Lane home? No. Okay. Do you have any reason to think that she moved out after this document was signed or filed? I need to turn my hearing aids up. MR. DOAN: Oh, sorry, okay. Oh, sure. It says, please wait. Well, I'll try and be louder until then. Okay. Do you have any reason to think that Ms. Randall moved out after this document was signed in April 2019? I really don't remember. Okay. Do you have any reason to doubt that this is accurate, that as of April 1st, 2019, you were living separately? It appears to be correct. Okay. After Ms. Randall moved out, did you, did	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q.	Do you recall through your lawyers filing a Motion to Modify a Temporary Order in the divorce case between you and Stacy?  Do I remember, no. I don't really remember all this.  Okay. If you turn to paragraph 3, which is, I'm sorry, on page 2 of the document that you're on, there's a paragraph marked paragraph 3. The paragraph starts by saying, I have significant health issues.  Do you see that one?  Yes.  The last sentence reads, When Stacy and I lived together, she helped with expenses by accessing money from her family owned businesses.  Do you see that sentence?  Yes.  What did you mean by that?  What did I mean? I really don't remember. I don't know.  Okay. Let's turn to the next page as paragraph No. 10. The second sentence in that paragraph

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 6 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

		Page 17			Page 10
		Page 17			Page 19
1		What did you mean by that?	1		from the back. Sorry. They're not easily marked
2	Α.	I, I really don't know.	2		to where I can easily point you to. There's an 8
3		Do you, do you believe that Stacy inherited	3		at the very bottom of it if that helps.
4	Q.	significant assets?		Δ	Okay.
	٨	I know she inherited some money.			I think you're there. Do you recognize your
		Do you have any specific assets in mind that you	6	Ų.	, , ,
6	Q.				signature on this page? Yes.
7		recall that Stacy inherited?	-		
	A.	I, you know, I, I did not write this, but I would		Q.	And do you recognize Stacy Randall's signature on
9		imagine it would be from Windy Waters or whatever	9		this page?
10		you called it, from Widen Enterprises.			Yes.
11	Q.	Okay. We've been going a little over 15 minutes.	11	Q.	You've seen Stacy Randall's signature on many
12		Do you need to take a break, or do you want to	12		occasions before; right?
13		keep going?	13	A.	Yes.
14	A.	I'm okay.	14	Q.	Okay. And this looks like her signature?
15	Q.	Just let me know when you need a break, okay.	15	A.	Yes.
16		(Exhibit 3 marked for identification)	16	Q.	How would you describe your relationship with
17	Q.	All right. Mr. Randall, you have been handed	17		Stacy currently?
18		what's been marked as Exhibit <u>3</u> . Do you recognize	18	A.	Currently? Oh, boy. How do I I just, I just
19		this document to be Findings of Fact, Conclusions	19		try to remain friends and whatever.
20		of Law and Judgment of Divorce in the divorce case	20	O.	Do you still talk with Stacy?
21		between you and Stacy Randall?		-	No.
	Α	I don't remember, but			Do you ever see her at any family gatherings?
		Do you have any reason to think that's not what			Yes.
24	ζ.	this is?			When you see her, do you say hi to each other?
	٨	I'm not. I'm sorry, can you repeat the question?			Yes.
23	A.	Thi not. Thi sorry, can you repeat the question:	25	A.	1 CS.
		Page 18			Page 20
		Page 18			Page 20
1	Q.	Do you have any reason to think that this document		-	Do you say anything beyond that?
1 2	Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce	2	A.	Do you say anything beyond that? No, no, it's really not
2		Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall?	2	A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship,
2 3 4	A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.	2 3 4	A. Q.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?
2 3 4	A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall?	2 3 4	A. Q.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship,
2 3 4	A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.	2 3 4	A. Q.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?
2 3 4 5	A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date	2 3 4 5 6	A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us
2 3 4 5 6	A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree	2 3 4 5 6	A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.
2 3 4 5 6 7	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became	2 3 4 5 6 7 8	A. Q. A.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that
2 3 4 5 6 7 8	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?	2 3 4 5 6 7 8 9	A. Q. A. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right? Yes.
2 3 4 5 6 7 8 9	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing,	2 3 4 5 6 7 8 9	A. Q. A. Q. Q.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?
2 3 4 5 6 7 8 9 10 11	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing,	2 3 4 5 6 7 8 9 10 11	A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings
2 3 4 5 6 7 8 9 10 11 12	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.	2 3 4 5 6 7 8 9 10 11	A. Q. A. Q. A. Q. Q.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A. Q. A. Q.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her? We are definitely not fighting. Neither one of us go that direction. I understand you have a nickname Bling; is that right? Yes. Okay. How did you get that nickname? How did I get the name? I have a lot of rings Okay that are blingy. Who calls you, who calls you Bling or has called you Bling?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q. A. Q.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q. A. Q.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right? Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing,  November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. A. Q.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing M-hm.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q. A. Q.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her? We are definitely not fighting. Neither one of us go that direction. I understand you have a nickname Bling; is that right? Yes. Okay. How did you get that nickname? How did I get the name? I have a lot of rings Okay that are blingy. Who calls you, who calls you Bling or has called you Bling? Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing M-hm when I became a grandpa, and so the Grandpa
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that November 20th, 2020, is the date your divorce	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her? We are definitely not fighting. Neither one of us go that direction. I understand you have a nickname Bling; is that right? Yes. Okay. How did you get that nickname? How did I get the name? I have a lot of rings Okay that are blingy. Who calls you, who calls you Bling or has called you Bling? Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing M-hm when I became a grandpa, and so the Grandpa Bling came because I have all the bling.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing,  November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that  November 20th, 2020, is the date your divorce became final?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing  M-hm.  when I became a grandpa, and so the Grandpa Bling came because I have all the bling.  Have you ever spoken with Stacy about a lawsuit
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that November 20th, 2020, is the date your divorce became final?  No, that sounds right.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that? No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her? We are definitely not fighting. Neither one of us go that direction. I understand you have a nickname Bling; is that right? Yes. Okay. How did you get that nickname? How did I get the name? I have a lot of rings Okay that are blingy. Who calls you, who calls you Bling or has called you Bling? Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing M-hm when I became a grandpa, and so the Grandpa Bling came because I have all the bling. Have you ever spoken with Stacy about a lawsuit she filed?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that November 20th, 2020, is the date your divorce became final?  No, that sounds right.  If you turn to the, near the end, there's a page	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that?  No, no, it's really not  Would you say you have a civil relationship, you're not fighting when you see her?  We are definitely not fighting. Neither one of us go that direction.  I understand you have a nickname Bling; is that right?  Yes.  Okay. How did you get that nickname?  How did I get the name? I have a lot of rings Okay.  that are blingy.  Who calls you, who calls you Bling or has called you Bling?  Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing  M-hm.  when I became a grandpa, and so the Grandpa Bling came because I have all the bling.  Have you ever spoken with Stacy about a lawsuit she filed?  I knew of the lawsuit. Have I talked to her about
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A.	Do you have any reason to think that this document is not the judgment of divorce in the divorce proceedings between you and Stacy Randall? That it's not? It appears to be.  At the top of the first page you'll see a date signed of November 20th, 2020. Would you agree that that's the date that your divorce became final?  The date the divorce became final. I thought it was close to the end of the year. Date of filing, date of service, date of final hearing, November 20th, 2020, is what it says here.  Okay. And final hearing you understand to mean the final hearing in your divorce with Stacy?  That would have been the end of the divorce then.  And was Judge Bailey-Rihn the judge for your divorce?  I don't remember.  Do you have any reason to doubt that November 20th, 2020, is the date your divorce became final?  No, that sounds right.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Do you say anything beyond that? No, no, it's really not Would you say you have a civil relationship, you're not fighting when you see her? We are definitely not fighting. Neither one of us go that direction. I understand you have a nickname Bling; is that right? Yes. Okay. How did you get that nickname? How did I get the name? I have a lot of rings Okay that are blingy. Who calls you, who calls you Bling or has called you Bling? Well, all my grandkids call me Grandpa Bling. We already had a Grandpa Steve in the family, so it was confusing M-hm when I became a grandpa, and so the Grandpa Bling came because I have all the bling. Have you ever spoken with Stacy about a lawsuit she filed?

Stacy L. Randall v

Reed C. Widen, et al.

Steven Randall
October 12, 2023

Page 23 Page 21 1 Q. Okay. And to be very specific, we're talking 1 A. I would imagine probably about the amount that she about a lawsuit Stacy Randall against Widen 2 2 was paid for the stock, I would imagine. Enterprises, Windy Waters, Michael Kiesler, and 3 3 Q. Okay. And why do you imagine that that's what the 4 Reed Widen. You're aware of that lawsuit 4 case is about? 5 5 A. My own opinion of what the value of that company 6 A. Mike Kiesler, Reed Widen, Windy Waters, and who 6 was compared to what she ended up with. 7 Q. 7 else? What, do you know how much Stacy received for 8 Q. Widen Enterprises. 8 stock in 2020? 9 A. Okay. 9 A. Yes. 10 Q. That's the lawsuit you're referring to. You may 10 Q. Did you know what the company was worth in May not know all the parties, but you're aware of a 11 2020? 11 lawsuit between Widen Enterprises and Windy 12 12 A. The exact amount, no. 13 O. Did you have an estimated value of Windy Waters or 13 Waters. **14** A. Okay. 14 Widen Enterprises in your mind in May 2020? 15 Q. Is there any other lawsuit that you're aware of 15 A. Yeah, I estimated it being worth a lot more than 16 that Stacy is involved in? 16 what she got. 17 A. No. 17 Q. What, what did you estimate the value of Windy 18 Q. How did you learn that a lawsuit involving Stacy 18 Waters? existed? 19 A. I don't remember. I just know it was a joke 19 20 A. I don't remember. 20 almost. 21 Q. Did you ever talk with your son Justin about the 21 Q. So you understood it to be worth more than lawsuit that Stacy filed? 22 \$1.3 million? 22 23 A. No. 23 A. Yes. 24 Q. Did you ever talk with your daughter about this, **24** Q. Many more times more than \$1.3 million? 25 A. Yes. 25 the lawsuit that Stacy filed? Page 22 Page 24 **1** A. No, not that I remember. 1 Q. Did you have an understanding in May 2020 that 2 Q. And you said you have not talked with Stacy at all Windy Waters was worth more than \$10 million? 3 about the lawsuit? 3 A. Yes. 4 Q. Was it your understanding and belief in May 2020 4 A. It's, I'm sure it was mentioned at some point, but 5 I really don't remember when or what was said 5 that Windy Waters was worth more than 6 because somehow I knew about it. \$40 million? 7 Q. And you just don't recall how you learned about 7 A. You know, I really don't know. 8 Q. Is there a number that you have in your mind that 8 it? 9 A. I don't recall, no. 9 you think Windy Waters was worth at least that 10 amount in May 2020? 10 Q. Other than it existing, what do you know about the 11 lawsuit? **11** A. I don't know. I don't, I don't really remember 12 MS. POLAKOWSKI: I'll object and just 12 what my thinking was at that point in time. 13 caution you not to disclose any information you've 13 Q. Okay. Why, what caused you to form a belief about 14 discussed with your attorneys. 14 the value of Windy Waters? 15 MR. DOAN: Join. 15 A. Just by seeing how much work went through there and just to me, it appeared that they were doing 16 A. I, I, I don't know how to answer that. Can you 16 17 repeat it again? 17 quite well. 18 Q. Sure. Other than the fact that the lawsuit 18 Q. Were you aware of -- Let me back up. 19 exists, what, if anything, do you know about the 19 You understand that Windy Waters is the 20 lawsuit? 20 holding company that owns Widen Enterprises? 21 MS. POLAKOWSKI: And same objection. 21 A. If you're saying that, that, yes. 22 MR. DOAN: Join. 22 Q. Well, I want to know if you understood that to be 23 A. I really don't know, know about it. I mean all I 23 the case. 24 can say -- no, I don't need to say that. 24 A. You know, I know they have different companies

25 Q. Do you have an understanding of what it's about?

25

that own different stuff. It sounds familiar to

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 8 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Rec	eu C	. Widen, et al.			October 12, 2023
		Page 25			Page 27
1		me.	1	Δ	I'm sure we have. I can look if you want me to.
	0				·
	Q.	Okay. And so you understood that at least Windy		Q.	Do you think you have exchanged any text messages
3		Waters was in some way related to Widen	3		since 2021?
4		Enterprises; is that right?	4	A.	I know I get text message from my son and his wife
5		Yes.	5		and Stacy's included in that.
6	Q.	And Widen Enterprises was a company that you	l .		On sort of a family thread or a family chat?
7		understood and were familiar with; right?	7	A.	Right.
8	A.	Yes.	8	Q.	Okay. Do you and Stacy ever communicate, just the
9	Q.	Did you, when you were saying that there was, you	9		two of you, by text message?
10		saw a lot of work coming out of Widen Enterprises,	10	A.	I don't remember.
11		what does that mean to you?			Has Stacy ever told you what her lawyers told her
	A.	It didn't seem that, it seemed like they were	12		about the lawsuit?
13	11.	doing probably better than they had in the past.		Δ	No.
	Q.	Did you observe growth in the number of employees		Q.	
	Q.			Ų.	
15		the company had?	15		had her deposition taken in the lawsuit?
		Yes.		_	No, I didn't even know she had her deposition.
17	Q.	Did you ever see advertisements or commercials for		Q.	3
18		Widen Enterprises outside of your affiliation with	18		anyone about the lawsuit?
19		the company?	19		MS. POLAKOWSKI: And I'll object and
20	A.	No.	20		caution you not to disclose the conversations with
21	Q.	Did you ever hear people talk about Widen	21		your attorneys.
22		Enterprises in other circles?	22		MR. DOAN: Join.
23	A.	Yes.	23		MS. WITTENBERG: Fair, fair, good
24	Q.	Can you explain an example of that?	24		objection.
25	A.	Well, my son worked there.	25	Q.	Other than talking to any lawyer who's represented
		Page 26			Page 28
1	Q.	Page 26 Sure.	1		Page 28 you personally, have you had any discussions with
	-		1 2		
2	A.	Sure. So	2	A.	you personally, have you had any discussions with
2	A.	Sure.	2		you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.
2 3	A.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen	2		you personally, have you had any discussions with anyone about the lawsuit?
2 3 4 5	A. Q.	Sure. So Outside of your family or the Widen family, did	2 3 4 5	Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the
2 3 4 5 6	A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No.	2 3 4 5 6	Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.
2 3 4 5 6 7	A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion	2 3 4 5 6 7	Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would
2 3 4 5 6 7 8	A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises?	2 3 4 5 6 7 8	Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the
2 3 4 5 6 7 8	A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that?	2 3 4 5 6 7 8 9	Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?
2 3 4 5 6 7 8 9	A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion	2 3 4 5 6 7 8 9	Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.
2 3 4 5 6 7 8 9 10	A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is	2 3 4 5 6 7 8 9 10	Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020?	2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No.	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well, just by the amount of people that they	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well, just by the amount of people that they employed, and I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. A.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you have any discussions with Stacy Randall about the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the record.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you have any discussions with Stacy Randall about the lawsuit?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the record.  Okay. I'd like to ask you some questions now just
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you have any discussions with Stacy Randall about the lawsuit? I, I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the record.  Okay. I'd like to ask you some questions now just generally about your and Stacy's finances between
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you have any discussions with Stacy Randall about the lawsuit? I, I don't remember. Okay. Do you and Stacy ever exchange text	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the record.  Okay. I'd like to ask you some questions now just generally about your and Stacy's finances between 2005 and 2019, okay. Thinking of that time
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. A. Q.	Sure. So Outside of your family or the Widen family, did you ever hear people talk about Widen Enterprises? No. Is there anything else that informed your opinion of the value of Windy Waters or Widen Enterprises? I'm sorry, can you repeat that? Is there anything else that informed your opinion of Windy Waters or Widen Enterprises, and this is as of May of 2020? No. When you said it seemed like the company was doing well, what, what are some specific examples of what seemed like the company was doing well? Well, just by the amount of people that they employed, and I don't know. Okay. All right. Getting back to my original train of thought here, I think I asked did you have any discussions with Stacy Randall about the lawsuit? I, I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q.	you personally, have you had any discussions with anyone about the lawsuit?  No, I don't think so.  Do you have any interest in the outcome of the lawsuit?  No.  Do you have any understanding that you would receive any money if Stacy prevails in the lawsuit?  No.  Do you have any sort of a deal with Stacy to receive any amount of money from the lawsuit?  No.  We've gone about a half hour, maybe a little more.  Do you want to take a little break here?  I do.  Okay. Great, let's do that.  MS. WITTENBERG: Go off the record.  (Break taken)  MS. WITTENBERG: We can go back on the record.  Okay. I'd like to ask you some questions now just generally about your and Stacy's finances between

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 9 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	widen, et al.			October 12, 2023
	Page 29			Page 31
1	out to you as to where you were, had a good	1	O.	When you were in Wisconsin. When you were in
2	financial year?	2		Florida, did you have a boat?
3	MS. POLAKOWSKI: Object to form.	3	Α.	No.
	Between what dates?			So am I right that the years you lived in
	2005 and 2019.	5	ζ.	Wisconsin you did have a boat?
_	I don't really remember. I, I don't.		Α.	Yes.
	Would you say that you and Stacy lived a			Did the two of you own any guns that were of
8	comfortable lifestyle?	8	٧.	significant value or firearms?
	In the most part, yes.		Α.	The two of us, no.
	Did you each own vehicles typically during those	10		Did you own any firearms worth any value?
11	years?	11		MS. POLAKOWSKI: Object to form and
12 A.	•	12		foundation.
	Did you have nice vehicles?	13		MR. DOAN: Join.
-	Yes. They may have had a ton of miles on them,		Α.	I, I really don't know.
15	but they were nice.			Did you ever, you personally ever inherit anything
16 Q.	•	16	ζ.	from Mark or Betty Widen?
17	vacations?		A	I, I don't, I don't know. I don't know.
	I don't know what you consider a lot. I, I think			You don't have any memory of ever inheriting
19	we at least tried to take a trip to Florida once a	19	ζ.	anything from them?
20	year when we weren't there to visit our daughter		Α	It would have been, if it was inherited, it would
21	or my sister and her husband.	21	11.	have been inherited through Stacy, I think.
	Did you go on vacations to places other than		$\circ$	Okay. Am I right that while you and Stacy were
23	Florida between 2005 and 2019?	23	Q.	married, you were in charge of the finances?
	I really don't remember.		Δ	Yes.
	Do you remember any especially nice Christmas			Okay. You monitored the bank accounts, for
23 Q.	Do you remember any especially mee emissings	23	ζ.	okay. Tou monitored the bank decounts, for
	Page 30			Page 32
1	gifts you received or bought for any family member	1		example?
2	during those years?			*
3	MR. DOAN: Object to form.		Α.	No. I don't think I ever did any monitoring.
4	MR. DOAN. Object to join.			No, I don't think I ever did any monitoring.  Did you keep track of how much money the, the
		3		Did you keep track of how much money the, the
	You can answer if you understand the	3 4	Q.	Did you keep track of how much money the, the family had at any given time?
5	You can answer if you understand the question.	3 4 5	Q.	Did you keep track of how much money the, the family had at any given time?  Yeah, I would check to see, yeah, just to kind of
5 6 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I	3 4 5 6	Q.	Did you keep track of how much money the, the family had at any given time?  Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah.
5 6 A. 7	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it	3 4 5 6 7	Q. A. Q.	Did you keep track of how much money the, the family had at any given time?  Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah.  Were you in charge of paying the bills?
5 6 A. 7 8	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.	3 4 5 6 7 8	Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes.
5 6 A. 7 8 9 Q.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets	3 4 5 6 7 8 9	Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting?
5 6 A. 7 8 9 Q.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?	3 4 5 6 7 8 9	Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget.
5 6 A. 7 8 9 Q. 10 11	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.	3 4 5 6 7 8 9 10	Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the
5 6 A. 7 8 9 Q. 10 11 12	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.	3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was
5 6 A. 7 8 9 Q. 10 11 12 13	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the	3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying?
5 6 A. 7 8 9 Q. 10 11 12 13 14	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.	3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah.
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd	3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in?
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in?
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right.
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q. A. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah.
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q. 21 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?  No.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an inheritance from Mark or Betty Widen?
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q. 21 A. 22 Q.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?  No.  Do you recall what years you did have a boat?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an inheritance from Mark or Betty Widen? Yes.
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q. 21 A. 22 Q. 23 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?  No.  Do you recall what years you did have a boat?  I, I don't remember exactly when, but I know that	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an inheritance from Mark or Betty Widen? Yes. And I should back up.
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q. 21 A. 22 Q. 23 A. 24	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?  No.  Do you recall what years you did have a boat?  I, I don't remember exactly when, but I know that when we were at Stoughton, we were on the lake,	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an inheritance from Mark or Betty Widen? Yes. And I should back up. You know that Mark Widen is Stacy
5 6 A. 7 8 9 Q. 10 11 12 13 14 15 A. 16 17 Q. 18 19 A. 20 Q. 21 A. 22 Q. 23 A.	You can answer if you understand the question.  I would say we always had nice Christmases. I don't know what anybody else experiences, but it usually was sufficient.  Did you and Stacy have any significant assets during those years?  MS. POLAKOWSKI: Object to form.  MR. DOAN: Join.  You can answer if you understand the question.  Significant assets. I, I don't know what you'd consider significant.  Sure. Did you and Stacy own any, any boats between 2005 and 2019?  Yes, we did have a boat.  Did you have a boat during all those years?  No.  Do you recall what years you did have a boat?  I, I don't remember exactly when, but I know that	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. A.	Did you keep track of how much money the, the family had at any given time? Yeah, I would check to see, yeah, just to kind of get an idea of what we can spend, yeah. Were you in charge of paying the bills? Yes. Were you in charge of family budgeting? I don't know if we ever really had a budget. You were responsible for making sure that the family could afford the things that the family was buying? Yeah. Did you keep track of the money that the family brought in? Money that we brought in? Right. I suppose, yeah. And you were aware that Stacy received an inheritance from Mark or Betty Widen? Yes. And I should back up.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 10 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Rec	ea C	. Widen, et al.			October 12, 2023
		Page 33			Page 35
1	Α.	Right.	1		how much it was.
		And Betty Widen was her mother; right?		$\circ$	Could you hold all of it, so all the coins and
		Right.	3	ζ.	bars, could you fit it all in your two hands if
		Did Stacy inherit cash, like money, from Mark or	4		you tried to?
	Q.				
5		Betty Widen? I don't remember.	5		MS. POLAKOWSKI: Same objections.
			6		MR. DOAN: Same objections.
		Did she inherit jewelry from Mark or Betty			I, I don't know.
8		Widen?		Q.	Do you know how many coins, coins specifically,
		I am I think she may have, but I'm not sure.	9		she received?
		Are you aware that she inherited gold and silver			No, I don't.
11		from Mark or Betty Widen?			Do you know how many bars she received?
		Yes.			I really don't know.
		What do you know about that gold and silver?		-	I think you said they were stored in your safe?
		I, just that it's old, gold and silver.			Yeah, stored in my safe.
	~	Did you see it?		Q.	And then when she moved out, she took them out of
		Yes.	16		your safe and moved them?
		Did you see it at the time Stacy received it?			(Witness indicating).
		Yes.		-	Yes?
19	Q.	Were you present when she received that gold and			Yes.
20		silver?			And so they, they fit into your safe?
		Yes.			Yes.
22	Q.	Was it, was it a family gathering to divide up the			Do you know the dimensions of your safe?
23		gold and silver?			(Witness indicating).
		I, God, I'm so I really don't remember.	24	Q.	Say it's like 18 inches tall roughly and maybe 18
25	Q.	Did you see how much gold and silver Stacy	25		inches wide?
		Page 34			Page 36
1		received? Yes.		Α.	It's taller than it is wide, but, yeah, somewhere around there. Maybe 12 to 18. I don't know.
		How large, if you put it all in a pile, how large	2	$\circ$	Did it fit in the safe with room to spare
4		would that pile be?			No.
5		MS. POLAKOWSKI: Object.			or did it fill the safe?
		MR. DOAN: Object to form.		-	
6		MS. POLAKOWSKI: Calls for speculation.			No, there was room to spare.  To your knowledge, did Stacy ever give away or
7		MR. DOAN: Answer to the best of your		Ų.	sell any of the gold or silver she received?
8		•	8	٨	Not when we were married.
9	٨	ability.			
	A.	I, I don't know, I really don't even know how to		Ų.	Did Stacy have the combination to the safe?  MS. POLAKOWSKI: Objection. Foundation.
11 12		answer that. There's some gold coins, and there was some silver bars, and, but I don't know how	11 12	٨	It was available to her if she wanted it, yeah.
					*
13		much there really, I mean, like you said, like, like that maybe. I don't know.	13 14	Ų.	Is it possible she took some and sold it without telling you while you were married?
14					
	0	•			
	Q.	If you stacked it up, would it fit in a mixing	15		MS. POLAKOWSKI: Objection.
16		If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?	15 16		MS. POLAKOWSKI: Objection. MR. DOAN: Objection. Calls for
16 17		If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.	15 16 17		MS. POLAKOWSKI: Objection. MR. DOAN: Objection. Calls for speculation.
16 17 18		If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.	15 16 17 18	A	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.
16 17 18 19	A.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much	15 16 17 18 19	A.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so.
16 17 18 19 20	Α.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?	15 16 17 18 19 20		MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.
16 17 18 19 20 21	A.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?  MS. POLAKOWSKI: Same objection.	15 16 17 18 19 20 21	A. Q.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.  You wouldn't think she did that?
16 17 18 19 20 21	A. Q.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Same objection.	15 16 17 18 19 20 21 22	Q.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.  You wouldn't think she did that?  MR. DOAN: Same objection.
16 17 18 19 20 21 22	A.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Same objection.  I'm actually trying to remember what it, what it	15 16 17 18 19 20 21 22 23	Q.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.  You wouldn't think she did that?  MR. DOAN: Same objection.  So I don't know.
16 17 18 19 20 21 22 23 24	A. Q.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Same objection.  I'm actually trying to remember what it, what it was like when she took it out of the safe when she	15 16 17 18 19 20 21 22 23 24	Q.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.  You wouldn't think she did that?  MR. DOAN: Same objection.  So I don't know.  Do you know if Stacy inherited any ownership
16 17 18 19 20 21 22 23	A. Q.	If you stacked it up, would it fit in a mixing bowl, a large mixing bowl?  MR. DOAN: Same objections.  MS. POLAKOWSKI: Same objections.  Again, I really don't know how much  Would it fit in a bread box?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Same objection.  I'm actually trying to remember what it, what it	15 16 17 18 19 20 21 22 23	Q.	MS. POLAKOWSKI: Objection.  MR. DOAN: Objection. Calls for speculation.  MS. POLAKOWSKI: Calls for speculation.  Yeah, exactly, I don't, I, I wouldn't think so. I don't know.  You wouldn't think she did that?  MR. DOAN: Same objection.  So I don't know.

Stacy L. Randall v Steven Randall

Reed (	C. Widen, et al.			October 12, 2023
	Page 37			Page 39
1 A.	Yes.	1	Q.	And you're referring to your sons?
2 Q.	What did she inherit regarding ownership interests			Yes.
3	in businesses?	3	Q.	Was this property a source of rental income?
4 A.	I believe each one of the five kids ended up with		-	The rents pretty much paid for all the property in
5	20 percent.	5		Wisconsin so all the, the rents.
6 Q.	20 percent of Windy Waters?	6	Q.	I'm not sure I understand. Are you saying that
7 A.	Yes.	7		the Wisconsin properties were rented out and made
8 Q.	Do you recall the year that Mark Widen died?	8		rental income?
9 A.	No.	9	A.	Yes, which paid for themselves.
10 Q.	You were living in Florida at the time?	10	Q.	Understood.
11 A.	Yes.	11		So you made, you made money on those
12	(Exhibit 4 marked for identification)	12		properties because you charged and rent more than
13 Q.	Okay. Mr. Randall, you have been handed what's	13		they cost you?
14	been marked as Exhibit 4. This is a document that	14		MS. POLAKOWSKI: Object to the extent it
15	lists properties, and I thought it'd just be	15		mischaracterizes his testimony.
16	easier to have a list in front of you so we're	16		MR. DOAN: Join.
17	looking at the same information instead of me just	17	A.	Yeah, I, I, I don't know. I don't
18	saying things out loud, so I made this list that I	18	Q.	Then what did you mean when you said something
19	understand and believe to be properties that you	19		like the rents paid, paid for themselves? What
20	or Stacy owned at some point int time, and I'll be	20		did that mean to you?
21	asking questions about each one to see if I	21	Α.	It means that they weren't costing us money, they
22	understand the facts correctly.	22		were paying for themselves.
23	So before we get into the detailed list,	23	Q.	You think you broke even on them, you brought in
24	do I understand right that you and Stacy invested	24		as much as it cost you?
25	in real estate?	25	A.	Yes.
	Page 38			Page 40
1 A	Yes.	1	0	Did you rent them to your sons?
	Did that investment, your investing begin in 2006?		-	Yes.
	I don't remember exactly what year.		Q.	
4 Q.	· · · · · · · · · · · · · · · · · · ·	4		could read that to yourself and tell me if
5	moved down to Florida?	5		anything, tell me if this is an accurate summary.
	Yes.			It seems to be correct.
7 Q.				Were these properties listed in No. 2 next to the
8	on the list, and I'll ask for each one if you	8		ones or near the ones in No. 1?
9	could read what's there and then tell me if			Yes.
10	anything in that sentence or list, that bullet			Are they in a row in a street in Cottage Grove?
11	pointed numbered, numbered paragraph is		-	Yes.
12	inaccurate. So for the first one, I'm going to			Were these also intended to be a place for your
13	ask you on Exhibit 4 that you're looking at, this	13		sons to live?
14	first one describes 101 East School Road and 103			No.

- 14 first one describes 101 East School Road and 103 15 East School Road, if you can read that listing and tell me if that is accurate. 16
- 17 A. You want me to read it out loud or --
- 18 Q. You don't have to. I can save you the --
- **19** A. It appears to be correct.
- 20 Q. Okay. And this one was purchased in 2004. You
- 21 were living in Florida at the time?
- 22 A. That sounds correct.
- 23 Q. Is there a reason you purchased properties in
- Wisconsin while you were living in Florida?
- 25 A. Investment, place for the boys to live.

- **14** A. No.
- 15 Q. Were these rented out?
- 17 Q. Okay. We'll go to No. 3, which is the 102B Maria
- Lane in Cottage Grove, if you could read that and 18
- 19 tell me if it's accurate.
- 20 A. Yes.
- 21 Q. And in 2005, you were still living in Florida;
- 22 right?
- 23 A. Yes, I believe so.
- 24 Q. This refers to a transfer to Tin Buck 2, LLC.
- 25 Do you see that there?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 12 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed	ıc	. Widen, et al.			October 12, 2023
		Page 41			Page 43
1 /	A	Yes.	1	0	Do you know the value of this property listed in
		Is that an LLC that you owned in whole or in part?	2		No. 3?
		Yes.	3		MS. POLAKOWSKI: Same objections.
		Did Stacy also own some part of Tin Buck 2, LLC?			Not off the top of my head, no.
	~	No.			All right. No. 4, if you can read that line and
	Ų.	Why did you transfer that property from your	6		tell me if it looks accurate to you. Yes.
7		ownership together to this LLC?			
	Α.	I believe we had talked to an attorney on our	1	_	Okay. So just to be clear
9		finances, and we were instructed to put			To be honest
10		MS. POLAKOWSKI: Hold.	1	_	yes, it looks accurate?
11		MR. DOAN: Object. Don't reveal any			Yes, it looks accurate. But to be honest with
12		communication between you and your attorney.	12		you, I don't remember if we owned these jointly or
13	_	THE WITNESS: Oh, okay.	13		not.
14 (	Q.	So you did this following a discussion with, with		-	Okay.
15		your lawyer?			I don't remember for sure. I mean we'd have to
		Yes.	16		look back in the records to see.
17 (	Q.	And Tin Buck 2, was anyone else an owner of Tin	17	Q.	Sure. That's fair.
18		Buck 2, LLC, besides yourself?	18		Do you have, so you have a recollection
		At this time, no.	19		that sometimes properties may have been owned
20 (	Q.	So you're saying in 2006, no one else owned it?	20		jointly or by just one of you?
21	A.	Right.	21	A.	Right.
22 (	Q.	Was Stacy ever an owner in, in whole or in part of	22		MS. POLAKOWSKI: Wait, hold on. I'm
23		Tin Buck 2, LLC?	23		going to object to the extent that it
24	A.	No.	24		mischaracterizes his testimony.
25 (	Q.	Was this property listed in No. 3, is this rented	25	Q.	I think you answered, though, it's right that you,
		Page 42			Page 44
1		Page 42 out?	1		Page 44 sometimes you owned property in your own name?
	Α.	-			
2 /		out?	2	A.	sometimes you owned property in your own name?
2 /		out? Yes.	2	A. Q.	sometimes you owned property in your own name? Possibly.
3 (	Q.	out? Yes. Did this rental property make money, was it a	2 3 4	A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name?
2 / 3 ( 4 5 /	Q. A.	out? Yes. Did this rental property make money, was it a source of income?	2 3 4 5	A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating).
2 / 3 ( 4 5 /	Q. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way.	2 3 4 5 6	A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes?
2 4 3 (4 5 4 6 (7	Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're	2 3 4 5 6 7	A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly?
2 4 3 (4 5 4 6 (7 8 4	Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes.	2 3 4 5 6 7	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did
2	Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying?	2 3 4 5 6 7 8	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then.
2	Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No.	2 3 4 5 6 7 8	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as
2	Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this	2 3 4 5 6 7 8 9	A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed
2 4 3 (4 5 4 6 (0 7 8 4 9 (1 11 (1 12	Q. A. Q. A. Q. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property?	2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?
2 4 3 (4 5 4 6 (7 8 4 9 (1 11 (1 12 13 4	Q. A. Q. A. Q. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually? MR. DOAN: I'm going to object to form.
2 4 3 (4 5 4 6 (7 8 4 9 (1 11 (1 12 13 4 14 (1	Q. A. Q. A. Q. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question.
2 4 3 (4 5 4 6 (7 8 4 9 (1 11 (1 12 13 4 14 (1 15	Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join.
2 4 3 (4 5 4 6 (7 8 4 9 (1 11 (1 12 13 4 14 (1 15 16 4	Q. A. Q. A. Q. A. Q. A. Q. A. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again?
2	Q. A. Q. A. Q. A. Q. A. Q. A. A.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned
2	Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you
2 4 3 (4 5 4 6 (7 8 4 9 (1 11 (1 12 13 4 14 (1 15 16 4 17 (1 18 19 4 20 (1	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for it today?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?  MS. POLAKOWSKI: Same objection.
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for it today?  MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?  MS. POLAKOWSKI: Same objection. MR. DOAN: Join.
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for it today?  MS. POLAKOWSKI: Objection. Foundation. Calls for speculation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. A. A.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?  MS. POLAKOWSKI: Same objection. MR. DOAN: Join. I don't know how to answer that.
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for it today?  MS. POLAKOWSKI: Objection. Foundation. Calls for speculation. MR. DOAN: Join.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?  MS. POLAKOWSKI: Same objection. MR. DOAN: Join. I don't know how to answer that. Like, looking at No. 3, you agree that this
2	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	out? Yes. Did this rental property make money, was it a source of income? Paid its own way. So this was another one that broke even, you're saying? Yes. Did you rent this to people that you knew? No. How did you pay for the down payment for this property? There was no down payment. Okay. Are you still an owner in whole or in part of Tin Buck 2, LLC? Yes. Does Tin Buck 2, LLC, still own this property listed in No. 3? Yes. Is the property worth more than what you paid for it today?  MS. POLAKOWSKI: Objection. Foundation. Calls for speculation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q.	sometimes you owned property in your own name? Possibly. Sometimes Stacy owned property in her own name? (Witness indicating). That's a yes? Possible, yes. And sometimes the two of you owned it jointly? You know, I really don't remember how we did, did things back then. Okay. And sometimes as seen here, for example, as No. 3, properties were owned by an LLC as opposed to one of you individually?  MR. DOAN: I'm going to object to form. Answer if you understand the question. MS. POLAKOWSKI: I'll join. Can you repeat the question again? Sure. Sometimes, at times that you have owned properties it's been through an LLC as opposed to through you or Stacy or both of you individually?  MS. POLAKOWSKI: Same objection. MR. DOAN: Join. I don't know how to answer that.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 13 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	. widen, et al.		October 12, 2023
	Page 45		Page 47
1	Wisconsin, was originally purchased by someone	1	MS. POLAKOWSKI: Same objections.
2	individually, Steven and/or Stacy Randall;	2	MR. DOAN: Join.
3	right?	3 A	
	Yeah.	4 Q	-
	And the two of you then transferred that property	5	addresses, you may not know whether it was you or
6 6	to an LLC?	6	Stacy or both of you, but you would agree that
	That is correct.	7	either you or Stacy or both of you owned the
			building with the addresses 101 East School Road
8 Q.	Okay. And there were other occasions when properties were owned by LLCs that you owned in	8	and 103 East School Road?
9			
10	whole or in part; right?  MS. POLAKOWSKI: Object to form.	10	MS. POLAKOWSKI: Same objection. Also to the extent it mischaracterizes his testimony.
11	MR. DOAN: Join.	11 12	MR. DOAN: Join.
12			
	I'm just basically going off of this right now.		. I don't, I don't, I don't remember. I'm just
14	I, I, I don't know what to	14	going off what this sheet says.
_	Well, I, I want to know what you remember, and I	15 Q	
16	want you to tell me if think anything looks	16	Cottage Grove, Wisconsin, for your boys?
17	incorrect in these. That's what I want to talk		. Yes.
18	about.		. Was it the building at 101 East School Road and
19	Let's go back to No. 3. Is there	19	103 East School Road in Cottage Grove?
20	anything that you think may be incorrect about	_	. Yes.
21	what's written in paragraph 3?		. And you, you or Stacy or both of you made that
22 A.	I don't know who the exact owners were to start	22	purchase?
23	with on all of these. I really don't remember.	23	MS. POLAKOWSKI: Same objections.
24 Q.	, .	24	MR. DOAN: Join.
25	MS. POLAKOWSKI: Just with regard to this	25 A	. Yes. And I don't really remember what, I, I don't
	Page 46		Page 48
1		1	· ·
1	exhibit, I'm going to lodge an objection as to	1 2	remember who owned it at that time before it went
2	exhibit, I'm going to lodge an objection as to foundation.	2	remember who owned it at that time before it went into the LLCs.
2	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay.	2 3 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part
2 3 4 Q.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of	2 3 Q 4	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?
2 3 4 Q. 5	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay.  You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1;	2 3 Q 4 5 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.
2 3 4 Q. 5 6	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?	2 3 Q 4 5 A 6 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you
2 3 4 Q. 5 6 7	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.	2 3 Q 4 5 A 6 Q 7 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you Wait a minute. Can you repeat that?
2 3 4 Q. 5 6 7 8	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.	2 3 Q 4 5 A 6 Q 7 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three
2 3 4 Q. 5 6 7 8	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?
2 3 4 Q. 5 6 7 8	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.
2 3 4 Q. 5 6 7 8 9	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.
2 3 4 Q. 5 6 7 8 9 10 11 A. 12	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph,	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole The very first line up there.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again?	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 15 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again?	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 15 Q 16 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 15 Q 16 A 17 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 14 A 15 Q 16 A 17 Q 18 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 14 A 15 Q 16 A 17 Q 18 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17 18 19 20	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?  MS. POLAKOWSKI: Same objection.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 15 Q 16 A 17 Q 18 A 19 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?  No.  What individual did you talk to to make that
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17 18 19 20	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again?  Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Join.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 15 Q 16 A 17 Q 18 A 19 Q 20 21 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?  No.  What individual did you talk to to make that transaction happen?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17 18 19 20 21 A.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Join. I don't remember who exactly owned it, if we both	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 14 A 15 Q 16 A 17 Q 18 A 19 Q 20 21 A 22 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?  No.  What individual did you talk to to make that transaction happen?  Dave Bisbee.
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17 18 19 20 21 A. 22	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Join. I don't remember who exactly owned it, if we both did or just me or just Stacy, I'm not sure.	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 14 A 15 Q 16 A 17 Q 18 A 19 Q 20 21 A 22 Q 23 A	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?  No.  What individual did you talk to to make that transaction happen?  Dave Bisbee.  Is David Bisbee someone you are acquainted with?
2 3 4 Q. 5 6 7 8 9 10 11 A. 12 13 Q. 14 A. 15 16 Q. 17 18 19 20 21 A. 22 23 Q.	exhibit, I'm going to lodge an objection as to foundation.  MS. WITTENBERG: Okay. You agree that someone, you or Stacy or both of you, owned the property listed in paragraph 1; right?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join.  MS. POLAKOWSKI: Vague as to time.  MR. DOAN: Join.  Where are you talking about, this whole paragraph, this whole  The very first line up there. Oh, the very first one. What was the question again? Do you agree that you and/or Stacy owned the properties at 101 East School Road and 103 East School Road?  MS. POLAKOWSKI: Same objection.  MR. DOAN: Join. I don't remember who exactly owned it, if we both did or just me or just Stacy, I'm not sure. But one of you or both of you did own these two	2 3 Q 4 5 A 6 Q 7 A 8 Q 9 10 A 11 Q 12 A 13 Q 14 A 17 Q 18 A 17 Q 20 21 A 22 Q 23 A 24 Q	remember who owned it at that time before it went into the LLCs.  Okay. Are you, do you own in whole or in part Three Willow Lake, LLC?  Yes.  Did you  Wait a minute. Can you repeat that?  Do you own currently in whole or in part Three Willow Lake, LLC?  Yes, I am part owner.  Who is the, who are the other owners, if any?  I, I sold half of the company.  To who?  To Five Ducks.  Did you say Five Ducks?  LLC.  Do you know who owns Five Ducks, LLC?  No.  What individual did you talk to to make that transaction happen?  Dave Bisbee.  Is David Bisbee someone you are acquainted with?  Yes.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 14 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

		. Widen, et al.			October 12, 2023
		Page 49			Page 51
1		coach for them, so 30 years I've known of him.	1		exhibit.
		Do you, how long have you done business with him?		Δ	Okay.
	-	Since the divorce.			Indian Joe, LLC, is that an entity that you
		So since 2020?	4	Ų.	formed?
	-		_	٨	Yes.
		Yes.			
6		As of May 2020, did Stacy Randall have any		Ų.	Was Stacy Randall ever an owner in whole or in
7		ownership interest in Three Willow Lake, LLC?	7		part of Indian Joe, LLC?
8		MS. POLAKOWSKI: Object to the extent			No.
9		that it calls for a legal conclusion.			Do you recall when Indian Joe, LLC, was formed?
10		MR. DOAN: Join.			No, I don't remember.
		I don't remember.			Was it formed while you lived in Florida?
	Q.	How many LLCs have you owned in your life?			I don't remember.
13		MR. DOAN: Object to form.		Q.	To your knowledge, in 2020, did Indian Joe, LLC,
14		MS. POLAKOWSKI: Same. I'll join.	14		own any properties or assets?
		I, I don't remember.			Yes, it has assets.
	Q.	Have you heard of a company called GIBSRUSKIN,		-	As of 2020, did it have assets?
17		LLC, G-I-B-S-R-U-S-K-I-N LLC?			Yes, I think so.
		Yes.	18	Q.	What does, what did Indian Joe, LLC, own in, let's
		Is that an entity that you formed?	19		say May 2020?
		Yes.			I don't, I don't remember.
		Do you recall when you formed that entity?		Q.	Did it own properties?
		No.	22		MS. POLAKOWSKI: Objection. Asked and
		Was it when you were living in Florida?	23		answered.
		Yes.	24		MR. DOAN: Objection. Asked and
25	Q.	What's the purpose of that entity?	25		answered.
		Page 50			Page 52
1		MR. DOAN: Object to form.	1	Δ	I really don't remember what, I, I, I don't
2		Answer to the, to the best that you can.	2	11.	remember.
		This wer to the, to the sest that you can.	_		
	Α.	Property holding company. I. I don't know it ever	3	O.	
4	A.	Property holding company. I, I don't know it ever got used for anything.		Q.	Did you form LLCs that owned anything other than
5		got used for anything.	4		Did you form LLCs that owned anything other than properties?
		got used for anything. Was Stacy an owner at any time in any part of	4 5	A.	Did you form LLCs that owned anything other than properties? Yes.
5 6	Q.	got used for anything. Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?	4 5 6	A.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that
5 6 7	Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.	4 5 6 7	A.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else?
5 6 7 8	Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties?	4 5 6 7 8	A.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as
5 6 7 8 9	Q. A. Q. A.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so.	4 5 6 7 8 9	A.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the
5 6 7 8 9	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties?  I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets	4 5 6 7 8 9	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.
5 6 7 8 9 10	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?	4 5 6 7 8 9 10	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again?
5 6 7 8 9 10 11	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I	4 5 6 7 8 9 10 11 12	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back,
5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties?  I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.	4 5 6 7 8 9 10 11 12 13	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please.
5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties?  I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join.	4 5 6 7 8 9 10 11 12 13 14	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please. (Question read)
5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're	4 5 6 7 8 9 10 11 12 13 14 15	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please. (Question read) MR. DOAN: Same objection.
5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join.  I, I really don't remember. This is, you're talking 20 some years ago. I mean	4 5 6 7 8 9 10 11 12 13 14 15	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please. (Question read) MR. DOAN: Same objection. MS. POLAKOWSKI: Join.
5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC?  I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties?  I don't believe so.  Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join.  I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did	4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please. (Question read) MR. DOAN: Same objection. MS. POLAKOWSKI: Join. Well, yes, Indian Joe does own, owns stuff,
5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. A.	Did you form LLCs that owned anything other than properties? Yes. What, can you give me one LLC that you formed that didn't own properties but owned something else? MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer. I Can you repeat the question again? MS. WITTENBERG: Could you read it back, please. (Question read) MR. DOAN: Same objection. MS. POLAKOWSKI: Join. Well, yes, Indian Joe does own, owns stuff, yeah.
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection. Oh, I, I don't think so.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. A.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked
5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection.  Oh, I, I don't think so.  Are you familiar with an entity called Indian Joe,	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. A.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked and answered, but
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection. Oh, I, I don't think so.  Are you familiar with an entity called Indian Joe, LLC?	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked and answered, but  MS. POLAKOWSKI: I'll join.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. A.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection.  Oh, I, I don't think so.  Are you familiar with an entity called Indian Joe,	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked and answered, but
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. A.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection. Oh, I, I don't think so. Are you familiar with an entity called Indian Joe, LLC? Yes. Where are you getting this from? Is this It's not on the list at all. I'm just asking, I'm	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked and answered, but  MS. POLAKOWSKI: I'll join.  Unless I looked, I, I'm not sure what exactly they, they own.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. A.	got used for anything.  Was Stacy an owner at any time in any part of GIBSRUSKIN, LLC? I, I don't know. I don't remember.  Does GIBSRUSKIN, LLC, own any properties? I don't believe so. Did GIBSRUSKIN, LLC, own any properties or assets in 2020?  MR. DOAN: I'm just going to object. I think he answered the question but try to.  MS. POLAKOWSKI: Join. I, I really don't remember. This is, you're talking 20 some years ago. I mean I'm sorry, so I misspoke. In 2020, did GIBSRUSKIN, LLC, own any assets or properties?  MR. DOAN: Same objection. Oh, I, I don't think so. Are you familiar with an entity called Indian Joe, LLC? Yes. Where are you getting this from? Is this	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A.	Did you form LLCs that owned anything other than properties? Yes.  What, can you give me one LLC that you formed that didn't own properties but owned something else?  MR. DOAN: I'm going to object. Vague as to time, but you can, if you understand the question, go ahead and try and answer.  I Can you repeat the question again?  MS. WITTENBERG: Could you read it back, please.  (Question read)  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Well, yes, Indian Joe does own, owns stuff, yeah.  What, what are things that Indian Joe, LLC, owned?  MR. DOAN: I'm going to object. Asked and answered, but  MS. POLAKOWSKI: I'll join.  Unless I looked, I, I'm not sure what exactly

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 15 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Re	ed C	. Widen, et al.			October 12, 2023
		Page 53			Page 55
1	Δ	I'm trying to just look in the paperwork, in the	1		property?
2	л.	books.			Yes.
3	$\circ$	Are you referring to books that, a company,			As far as you know, you or Stacy or the two of you
	Q.	company books for Indian Joe, LLC?		-	or an LLC you controlled have owned that property
4			4		
		Yeah, a company book.	5		at some point in time; right?
6		Records kept by Indian Joe, LLC?			Yes.
		(Witness indicating).		Q.	Okay. And as of May 2020, did either you or Stacy
	-	Is that a yes?	8		or the two of you individually or an LLC that one
9		The LLC books, yeah.	9		or both of you controlled own that property?
		Okay.			I'm not sure. That property was sold, but I don't
11		MR. DOAN: Do you need a break? Are you	11		know when.
12		doing okay?	12	Q.	The property at 105 East School Road and the
13		THE WITNESS: Yeah.	13		107 East School Road was sold?
14		MS. WITTENBERG: Do you want a break?			Yes.
15		Okay. We can go off the record.	15	Q.	It is not owned by, as far as you know, Rockford
16		(Break taken)	16		Hill, LLC, any longer?
17	Q.	All right. Before the break, we were talking	17	A.	No, the, it was bought completely. There's
18		about LLC properties and ownership. I'm going to	18		nothing in Rockford Hills right now.
19		try and make this a little bit simpler and try and	19	Q.	Okay. And Rockford Hill, LLC, is an entity that
20		go through this. If you can pull up what we	20		you set up; right?
21		marked as Exhibit 4, again, I think it's the one	21	A.	Yes, and I think Stacy may have owned that one.
22		right there, I'm trying to break this down to make	22	Q.	Do you currently have any ownership interest,
23		it simpler. I'm really not trying to confuse or	23		whether through you individually or through an
24		complicate.	24		LLC, of 105 East School Road and 107 East School
25		Here in paragraph 1 it refers to 101 East	25		Road, Cottage Grove?
		Page 54			Page 56
1		Page 54 School Road.	1	Α.	Page 56 No.
1 2					No.
	Q.	School Road. (Discussion off the record)		Q.	No. We'll go on to No. 3 now. 102B Maria Lane in
2		School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and	2	Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that
2		School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that	2 3 4	Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property?
2 3 4		School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that	2 3 4 5	Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes.
2 3 4 5 6	Q.	School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that	2 3 4 5	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either
2 3 4 5 6	Q.	School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right? 101 East School Road and 103 East School Road are	2 3 4 5 6	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC
2 3 4 5 6 7 8	Q.	School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right? 101 East School Road and 103 East School Road are one address.	2 3 4 5 6 7 8	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that
2 3 4 5 6 7 8	Q. A. Q.	School Road. (Discussion off the record) Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right? 101 East School Road and 103 East School Road are	2 3 4 5 6 7 8	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC
2 3 4 5 6 7 8 9	Q. A. Q. A.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin? Yes.	2 3 4 5 6 7 8 9	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes.
2 3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?	2 3 4 5 6 7 8 9	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.	2 3 4 5 6 7 8 9 10	Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes.
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. A.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. A.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. A.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of you controlled owned that property as of May
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?  Yes.  Okay. Then for the second property listed here,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of you controlled owned that property as of May 2020?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?  Yes.  Okay. Then for the second property listed here,  105 East School Road and 107 East School Road, are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of you controlled owned that property as of May 2020? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?  Yes.  Okay. Then for the second property listed here, 105 East School Road and 107 East School Road, are those one building?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of you controlled owned that property as of May 2020? Yes. 106 Maria Lane, which is the next point down,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q.	School Road.  (Discussion off the record)  Paragraph 1 refers to 101 East School Road and 103 East School Road, and I believe you said that is one building at those addresses; is that right?  101 East School Road and 103 East School Road are one address.  Okay. And it's in Cottage Grove, Wisconsin?  Yes.  And you're familiar with those properties?  Yes.  And as far as you know, either you or Stacy or the two of you or an LLC have owned that property at some point; right?  Yes.  And as far as you know, either you or Stacy or the two of you individually or an LLC that you controlled owned that property in May 2020; right?  Yes.  Okay. Then for the second property listed here,  105 East School Road and 107 East School Road, are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q.	No. We'll go on to No. 3 now. 102B Maria Lane in Cottage Grove, are you familiar with that property? Yes. Would you agree that at some point in time either you or Stacy or the two of you together or an LLC that one or both of you controlled has owned that property? Yes. And would you agree that as of May 2020, either you or Stacy or the two of you or an LLC that one or both of you controlled owned that property? Yes. Okay. The next one, 104 Maria Lane in Cottage Grove, are you familiar with that property? Yes. And would you agree that you or Stacy or the two of you individually or an LLC that one or both of you controlled owned that property as of May 2020? Yes.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 16 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	. widen, et al.			October 12, 2023
	Page 57			Page 59
1 0.	Okay. And would you agree that you or Stacy or	1		MR. DOAN: I don't know about that.
2	the two of you individually or an LLC that one or	2		MS. POLAKOWSKI: Yeah, I don't either.
3	both of you controlled owned that property as of	3		MS. WITTENBERG: You have to go to
4	May 2020?	4		page 8, on the bottom, it says, but it's the
	Yes.	5		13-ish page in.
_	Then the next one, 108 Maria Lane in Cottage	6		MR. DOAN: Do you need the question read
	Grove, Wisconsin, do you recognize that	7		back?
7				
8 9 A.	property?	8	_	So I can do it a different way, so if you go towards the end, I think it's the third from the
		9		, , , , , , , , , , , , , , , , , , ,
	Do you agree that you or Stacy or the two of you	10		back, it's got a page 8 at the bottom, there are
11	individually or an entity that one or both of you	11		some signatures.
12	controlled owned that property as of May 2020?			Yes.
13 A.			Q.	•
14	MS. POLAKOWSKI: I'm just going to object	14		2020?
15	on the record. Certainly this is all in the			Yeah.
16	property distribution that's in the divorce. I		Q.	Do you agree that you signed this document as of
17	don't think it's appropriate to put Mr. Randall	17		October 6, 2020?
18	through this exercise at this point.	18		MR. DOAN: I just want 26th?
19	MS. WITTENBERG: I don't understand what	19		MS. WITTENBERG: What did I say?
20	you're referring to. If there's a document where	20		MR. DOAN: 6th, 6th.
21	this was clear, I'd be happy to do that. Do you	21	Q.	October 26th, 2020.
22	want to talk off the record for a minute here?	22	A.	It appears I have signed that, yes.
23	MS. POLAKOWSKI: It's in the divorce.	23	Q.	Okay. And if you go back to the page you had
24	MS. WITTENBERG: Okay. Great. Is this	24		opened, which has a 2 at the bottom. Was this
25	an exhibit we marked already?	25		information that's listed here showing Title
	Page 58			Page 60
1	MS. POLAKOWSKI: You've already marked	1		Holder and Property, is this accurate as of
2	it. It's your Exhibit <u>3</u> .	2		October 2020?
3 Q.	Okay. Mr. Randall, we can try and short circuit	3	A.	I believe so.
4	some of this hopefully for some of these. If you	4	Q.	Okay. Was this information also true as of May
5	pull up Exhibit <u>3</u> .	5		2020?
6	MR. DOAN: Just put Exhibit 3 in front of	6		MS. POLAKOWSKI: Object to form.
7	you.	7		MR. DOAN: Join.
8	THE WITNESS: Oh, yeah.	8	A.	I, I don't remember.
9	MR. DOAN: Just put Exhibit 3 here.	9		Okay. Then we'll have to go back to the other
10 Q.		10		exhibit, I'm sorry.
11	but it has a 2 at the bottom.			· ·
		TT		We were on, I think No. 5, 6, okay. 7.
12 A.		11 12		We were on, I think No. 5, 6, okay. 7. Excellent. If you can go back to Exhibit 4.
	There it is.	12		Excellent. If you can go back to Exhibit 4.
13 Q.	There it is. Okay. You see a list towards the, about	12 13	A.	Excellent. If you can go back to Exhibit 4. I'm sorry, what?
13 Q. 14	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and	12 13 14	Α.	Excellent. If you can go back to Exhibit 4. I'm sorry, what? MR. DOAN: Go back to Exhibit 4.
13 Q. 14 15	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says,	12 13 14 15	A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?
13 Q. 14 15 16	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the	12 13 14 15 16	A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,
13 Q. 14 15 16 17	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets	12 13 14 15 16	A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.
13 Q. 14 15 16 17 18	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.	12 13 14 15 16 17	A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?
13 Q. 14 15 16 17 18 19	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?	12 13 14 15 16 17 18 19	A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.
13 Q. 14 15 16 17 18 19 20 A.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.	12 13 14 15 16 17 18 19 20	A. Q. A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?
13 Q. 14 15 16 17 18 19 20 A. 21 Q.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.  Do you see a list here with Title Holder and then	12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?  Wasn't that on here?
13 Q. 14 15 16 17 18 19 20 A. 21 Q.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.  Do you see a list here with Title Holder and then Property Address?	12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?  Wasn't that on here?  Yeah, and I think we saw that it was owned by Tin
13 Q. 14 15 16 17 18 19 20 A. 21 Q. 22 23 A.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.  Do you see a list here with Title Holder and then Property Address?  Yeah.	12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?  Wasn't that on here?  Yeah, and I think we saw that it was owned by Tin  Buck 2, LLC, as of October 2020?
13 Q. 14 15 16 17 18 19 20 A. 21 Q. 22 23 A. 24 Q.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.  Do you see a list here with Title Holder and then Property Address?  Yeah.  Okay. This document is dated as of October 26th,	12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. A.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?  Wasn't that on here?  Yeah, and I think we saw that it was owned by Tin  Buck 2, LLC, as of October 2020?  Okay.
13 Q. 14 15 16 17 18 19 20 A. 21 Q. 22 23 A.	There it is.  Okay. You see a list towards the, about two-thirds down, it says, Property Division, and it refers to, it says, so paragraph A, it says, Business Interests. Steven is awarded the following LLC interests, including the assets owned by companies.  Do you see that there?  Yes.  Do you see a list here with Title Holder and then Property Address?  Yeah.	12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. A.	Excellent. If you can go back to Exhibit 4.  I'm sorry, what?  MR. DOAN: Go back to Exhibit 4.  Okay. Are you on No. 7, line 7 of that document?  It refers to 110 Maria Lane in Cottage Grove,  Wisconsin.  Do you see that there?  Yes.  Is that a property you recognize?  Wasn't that on here?  Yeah, and I think we saw that it was owned by Tin  Buck 2, LLC, as of October 2020?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 17 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	C. widen, et al.			October 12, 2023
	Page 61			Page 63
1	Stacy or the two of you or an LLC that you	1	Α.	Yes.
2	controlled owned 110 Maria Lane in Cottage			Is that a house that you lived at?
3	Grove?			Yes.
4	MR. DOAN: I'm going to object. Asked			And did you or Stacy or the two of you
5	and answered. I think his answer is he doesn't	5		individually own it?
6	remember but feel free to			Yes.
7	MS. POLAKOWSKI: Join.	7		MS. POLAKOWSKI: Objection. Vague as to
	. Yeah, I think, yes, I think we owned it.	8		time.
9 Q		9	O.	Ever? You owned it at some point in time?
10	1972 Barber Drive, Unit 3, in Stoughton,			Yes.
11	Wisconsin. Is that a residence that you and/or	11	O.	Did you own that property before you moved to
12	Stacy lived in?	12		Florida?
	. Yes.	13	A.	Yes.
	. Did one or both of you own that property?			Did you or Stacy or the two of you eventually sell
	. Yes, both of us.	15	_	that property?
	. And that sold in July 2020; is that correct?			Yes.
	. I don't remember, but that's what it says here.			Did you sell it while you lived in Florida?
	Did you remember selling it during the divorce		-	I don't remember.
19	proceedings?			Okay. The next one there is 5106 Rustic Way in
	. Yes.	20		McFarland, Wisconsin. Do you see that one?
	There's a sale price listed there of 486,000. Do			Yes.
22	you see that?			Is that a property you recognize?
	. Yes.			Yes.
	Does that match your recollection of what the			Did you or Stacy or the two of you ever own that
25	property sold for in 2020?	25		property?
	property sold for in 2020.			property.
	Page 62			Page 64
1		1	٨	
1	MR. DOAN: Objection. Foundation.			Yes.
2	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.	2	Q.	Yes. Did any of you own it as of May 2020?
2 3 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.	2	Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation.
2 3 A 4 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection. I really don't remember. Okay. The next one listed there is 6310 Hidden	2 3 4	Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join.
2 3 A 4 Q 5	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin.	2 3 4 5	Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember.
2 3 A 4 Q 5 6	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?	2 3 4 5 6	Q. A. Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember. Okay.
2 3 A 4 Q 5 6 7 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes.	2 3 4 5 6 7	Q. A. Q. A.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I
2 3 A 4 Q 5 6 7 A 8 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997?	2 3 4 5 6 7 8	Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin,
2 3 A 4 Q 5 6 7 A 8 Q 9	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6 7 8 9	Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one?
2 3 A 4 Q 5 6 7 A 8 Q 9	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.	2 3 4 5 6 7 8 9	Q. A. Q. A. A.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates.	2 3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020? MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address?	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address.	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.  I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that	2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. A.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q.	Yes.  Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join.  I, I don't remember.  Okay.  I, I  5802 Winnequah Road in Monona Village, Wisconsin, do you see that one?  Yes.  Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join.  I, I don't recognize it.  Okay. The next one is No. 13, 6116 Avocetridge  Drive in Lithia, Florida. Do you recognize
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that?
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.  I, I'm not sure of the dates. Do you recognize that address? I do recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.  I, I'm not sure of the dates.  Do you recognize that address?  I do recognize that address?  I do recognize that address.  Did you or Stacy or the two of you ever own that property?  Yes.  Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection.  I don't remember. Oh, that's 6310. We were in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge?
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A 21	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection. I don't remember. Oh, that's 6310. We were in 6312, okay. Yeah, I, I don't really remember	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. Q. A.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge? Avocetridge Drive.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A 21 22	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection. I don't remember. Oh, that's 6310. We were in 6312, okay. Yeah, I, I don't really remember when.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge? Avocetridge Drive. Do you recognize that address?
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A 21 22 23 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection. I don't remember. Oh, that's 6310. We were in 6312, okay. Yeah, I, I don't really remember when. Okay. The next one is 6312, which you just said,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. A. Q. A.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge? Avocetridge Drive. Do you recognize that address? Yes.
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A 21 22 23 Q 24	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember.  Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that?  Yes.  Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.  I, I'm not sure of the dates.  Do you recognize that address?  I do recognize that address.  Did you or Stacy or the two of you ever own that property?  Yes.  Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection.  I don't remember. Oh, that's 6310. We were in 6312, okay. Yeah, I, I don't really remember when.  Okay. The next one is 6312, which you just said, so 6312 Hidden Farm Road, McFarland. Do you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge? Avocetridge Drive. Do you recognize that address? Yes. Is that a property that you or Stacy or the two of
2 3 A 4 Q 5 6 7 A 8 Q 9 10 11 A 12 Q 13 A 14 Q 15 16 A 17 Q 18 19 20 A 21 22 23 Q	MR. DOAN: Objection. Foundation. MS. POLAKOWSKI: Same objection.  I really don't remember. Okay. The next one listed there is 6310 Hidden Farm Road in McFarland, Wisconsin. Do you see that? Yes. Is that a property that you owned prior to 1997? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I'm not sure of the dates. Do you recognize that address? I do recognize that address. Did you or Stacy or the two of you ever own that property? Yes. Did you or Stacy or the two of you own that property in 2020? MR. DOAN: Objection. I don't remember. Oh, that's 6310. We were in 6312, okay. Yeah, I, I don't really remember when. Okay. The next one is 6312, which you just said,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. Q.	Yes. Did any of you own it as of May 2020?  MR. DOAN: Objection. Foundation.  MS. POLAKOWSKI: Join. I, I don't remember. Okay. I, I 5802 Winnequah Road in Monona Village, Wisconsin, do you see that one? Yes. Did you or Stacy or the two of you ever own that property?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join. I, I don't recognize it. Okay. The next one is No. 13, 6116 Avocetridge Drive in Lithia, Florida. Do you recognize that? Avocetridge Drive. Say that again. Avocetridge? Avocetridge Drive. Do you recognize that address? Yes.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 18 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

1		Page 65			Page 67
		Fage 03			rage of
1	A.	Yes.	1	Q.	Next one, No. 15, 7441 Surrey Wood Lane in Apollo
2	Q.	Do you recall when you purchased that?	2		Beach, Florida. Do you see that?
3	A.	I don't remember.	3	A.	Yes.
4	Q.	Was it while you were Living in Florida?	4	Q.	Do you recognize that property?
5	A.	Yes.	5	A.	Yes.
6	Q.	Did you live at this address ever?	6	Q.	Is that a property that you or Stacy or the two of
7	A.	No.	7		you have ever owned?
8	Q.	Was it a rental property?	8	A.	Yes.
		Yes.	9	Q.	Do you recall when you acquired it?
10	Q.	Did it provide rental income for you or Stacy or	10	A.	I don't remember.
11		the two of you?	11		MR. DOAN: Do you need a break? Speak up
12		MS. POLAKOWSKI: Objection. Form.	12		if you ever need a break.
13		MR. DOAN: Join.	13	Q.	Yes, please do.
14	A.	I, I don't remember.	14	A.	Yeah, I, I don't remember.
15	Q.	Okay. The next one listed, No. 14, is 6118 in	15	Q.	Okay. Do you recall, do you still own that
16		Avocetridge Drive, Lithia, Florida.	16		property, you or Stacy or the two of you?
17		Do you see that one?	17	A.	No.
18	A.	Yeah.	18	Q.	Do you recall when you no longer owned that
19	Q.	Is that a property you recognize?	19		property?
20	A.	Yes.	20	A.	No.
21	Q.	Did you or Stacy or the two of you own that	21	Q.	Do you or Stacy or the two of you own any
22		property?	22		properties in Florida currently?
23	A.	Yes.	23	A.	None.
24	Q.	Do you recall when you acquired that property?	24	Q.	Did you or Stacy or the two of you own any
		I don't remember.	25		properties in Florida as of May 2020?
		Page 66			Page 68
1	O.	Was it while you were living in Florida?	1	Α.	No, I don't remember.
		Yes.			Okay.
3	O.	Did you ever live at this property?		-	I don't remember that. No, I don't think so.
		Yes.			
5	O.	D'1 4'4 40			No. 16, 78/1 Carriage Pointe Drive, Gibsonton,
	_	Did you ever rent it out?	5		No. 16, 7871 Carriage Pointe Drive, Gibsonton, Florida, is that a property you recognize?
	A.	Did you ever rent it out? Yes.			Florida, is that a property you recognize?
		Yes.	6	A.	Florida, is that a property you recognize? Yes.
8			6	A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of
8		Yes. When you rented it out, did you make rental income from it?	6 7 8	A. Q.	Florida, is that a property you recognize? Yes.
		Yes. When you rented it out, did you make rental income from it? MS. POLAKOWSKI: Objection. Form.	6 7 8 9	A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes.
9 10	Q.	Yes. When you rented it out, did you make rental income from it? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join.	6 7 8 9 10	A. Q. A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time?
9 10 11	Q.	Yes. When you rented it out, did you make rental income from it? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I don't remember.	6 7 8 9 10 11	A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No.
9 10 11 12	Q. A. Q.	Yes. When you rented it out, did you make rental income from it? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join.	6 7 8 9 10 11	A. Q. A. Q. A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall
9 10 11 12 13	Q. A. Q. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes.	6 7 8 9 10 11 12	A. Q. A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember.
9 10 11 12 13 14	Q. A. Q. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the	6 7 8 9 10 11 12 13 14	A. Q. A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that
9 10 11 12 13 14 15	Q. A. Q. A. Q.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14?	6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember.
9 10 11 12 13 14 15 16	Q. A. Q. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No.	6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember.
9 10 11 12 13 14 15 16	Q. A. Q. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which	6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that
9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No.	6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property?
9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes.	6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what?
9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes do you recall, do you still own that property	6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q. A. Q. A. Q. A.	Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what? Do you recall how it was that you came to no
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q.	Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what? Do you recall how it was that you came to no longer own that property?
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes do you recall, do you still own that property you or Stacy or the two of you? No.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what? Do you recall how it was that you came to no longer own that proper own that property? It says on here that it was foreclosed on.
9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. A.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes do you recall, do you still own that property you or Stacy or the two of you? No. Do you recall when you no longer owned that	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	Florida, is that a property you recognize? Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what? Do you recall how it was that you came to no longer own that property? It says on here that it was foreclosed on. I'm asking if you have any recollection of, of how
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q.	Yes. When you rented it out, did you make rental income from it?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I don't remember. Did you charge rent when it was rented out? Yes. Do you recall when you no longer owned the property listed in No. 14? No. And going up to No. 1, the property, No. 13, which is 6116 Avocetridge Drive Yes do you recall, do you still own that property you or Stacy or the two of you? No.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	Yes. Is that a property that you or Stacy or the two of you owned at some point in time? Yes. Do you recall when that property was acquired? No. Do you recall Don't remember. Do you recall when you no longer owned that property? I don't remember. Do you recall how you came to no longer own that property? I'm sorry, what? Do you recall how it was that you came to no longer own that proper own that property? It says on here that it was foreclosed on.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 19 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Ree	ed C	. Widen, et al.			October 12, 2023
		Page 69			Page 71
1		foreclosed on, yes.	1	O.	Did you have to pay down payments for the
	$\circ$	A lot of properties in Florida were foreclosed.	2		properties you acquired when you moved down to
3	Q.	Were you impacted by market conditions and real	3		Florida?
		estate in Florida?			
4			4		MS. POLAKOWSKI: Object to form.
5		MS. POLAKOWSKI: Object to form.	5		MR. DOAN: Object to form.
6	_	MR. DOAN: Objection. Form.			I really don't remember.
	Q.	You can answer.	7	Q.	Okay. No. 21 is 5909 Jaegerglen Drive in Lithia,
8		Yes.	8		Florida. Do you recognize that address?
9	Q.	What was your experience with owning properties in	9	A.	Yes.
10		Florida with respect to the market?	10	Q.	Is that a property that you or Stacey or the two
11	A.	The market went way down, and the houses weren't	11		of you owned at some point in time?
12		even worth what they were paid for.	12	A.	Yes.
13	Q.	Do you recall that time frame when the market went	13	Q.	Do you recall when you no longer owned that
14	`	way down?	14		property?
	Α.	You know, I believe it was right around the time		A.	* * *
16		that I had cancer surgery, and I was here in	16		it.
17		Wisconsin when, when the market turned. I do			No. 22 is 7320 Carrington Oaks Lane in Apollo
		remember that.			Beach, Florida.
18	0		18		
		Do you recall what year that was?	19		Do you see that?
		2007.			Yes.
	Q.	Do you know what time of year that was that you			Is that an address you recognize?
22		had, that you were in Wisconsin and had that			Yes, I recognize it.
23		surgery?	23	Q.	Is that a property that you or Stacy or the two of
24	A.	No, I don't remember.	24		you owned at some point in time?
25	Q.	Okay. I can try and group some of these here to	25	A.	Yes.
		Page 70			Page 72
1			1	0.	
1 2		short circuit them. There's No. 16 through 19,			Did you acquire it after you moved to Florida?
2		short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage	2	A.	Did you acquire it after you moved to Florida? Yes.
2		short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you	2	A. Q.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on?
2 3 4		short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy	2 3 4	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have
2 3 4 5	<b>A</b>	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?	2 3 4 5	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.
2 3 4 5 6	A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.	2 3 4 5 6	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all. MS. WITTENBERG: Okay. All right. I may
2 3 4 5 6 7		short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or	2 3 4 5 6 7	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all. MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the
2 3 4 5 6 7 8	Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?	2 3 4 5 6 7 8	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all. MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't
2 3 4 5 6 7 8 9	Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.	2 3 4 5 6 7 8	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all. MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.
2 3 4 5 6 7 8 9	Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo	2 3 4 5 6 7 8 9	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.
2 3 4 5 6 7 8 9 10	Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property?	2 3 4 5 6 7 8 9 10	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23. MS. WITTENBERG: 23, okay.
2 3 4 5 6 7 8 9 10 11	Q. A. Q. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.	2 3 4 5 6 7 8 9 10	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge
2 3 4 5 6 7 8 9 10 11	Q. A. Q. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of	2 3 4 5 6 7 8 9 10	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23. MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned?	2 3 4 5 6 7 8 9 10 11	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all. MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well. MR. DOAN: I think we're on 23. MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23. MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes. And were those properties all either foreclosed or sold through a short sale? Yes. No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do. Is that a property that you or Stacy or the two of you ever owned? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. A. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned?  Yes.  Do you recall when you acquired that one?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. A.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned?  Yes.  Do you recall when you acquired that one? I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned?  Yes.  And were those properties all either foreclosed or sold through a short sale?  Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned?  Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. A. A. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes. And were those properties all either foreclosed or sold through a short sale? Yes. No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired that one? I don't remember. Was it after you moved to Florida? Yes. There are several properties that were acquired in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. Q. A. A. A. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned? Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida? Yes.  There are several properties that were acquired in Florida after you moved down there. How did you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired it?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. A. A. A.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned? Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida? Yes.  There are several properties that were acquired in Florida after you moved down there. How did you pay for the down payments?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired it? No.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned? Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida? Yes.  There are several properties that were acquired in Florida after you moved down there. How did you pay for the down payments?  MR. DOAN: I'm going to object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired it? No. No. 24, 7428 Surrey Wood Lane, Apollo Beach,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned? Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida? Yes.  There are several properties that were acquired in Florida after you moved down there. How did you pay for the down payments?  MR. DOAN: I'm going to object to form. I don't remember.	2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes. Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired it? No. No. 24, 7428 Surrey Wood Lane, Apollo Beach, Florida, do you recognize that address?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. A. Q.	short circuit them. There's No. 16 through 19, there are four properties all listed on Carriage Pointe Drive, Gibsonton, Florida. Do you recognize those to be properties that you or Stacy or the two of you owned? Yes.  And were those properties all either foreclosed or sold through a short sale? Yes.  No. 20 is 6527 Carrington Sky Drive in Apollo Beach, Florida. Do you recognize that property? I do.  Is that a property that you or Stacy or the two of you ever owned? Yes.  Do you recall when you acquired that one? I don't remember.  Was it after you moved to Florida? Yes.  There are several properties that were acquired in Florida after you moved down there. How did you pay for the down payments?  MR. DOAN: I'm going to object to form.	2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. Q.	Did you acquire it after you moved to Florida? Yes.  Is that one that was foreclosed on? That's what it says here. I think we may have sold that. I'm not sure at all.  MS. WITTENBERG: Okay. All right. I may be off one, but did we just talk about the Jaegerglen Drive or the Carrington Oaks? I didn't mark my list well.  MR. DOAN: I think we're on 23.  MS. WITTENBERG: 23, okay. All right. No. 23 says, 6833 Guilford Bridge Drive, Apollo Breach, Florida.  Do you see that one? Yes. Do you recognize that address? I remember it, yes. Okay. Is that a property that you or Stacy or the two of you ever owned? Yes. Do you recall when you acquired it? No. No. 24, 7428 Surrey Wood Lane, Apollo Beach,

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 20 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Re	eu C	. widen, et al.			October 12, 2023
		Page 73			Page 75
1	Q.	Is that a property that you or Stacy or the two of	1	A.	Yes.
2		you ever owned?	2	Q.	Do you have any memory of whether this was ever
3	A.	Yes.	3		foreclosed on?
4	Q.	Did you acquire it after the two of you moved to	4	A.	I don't remember.
5	`	Florida?	5	Q.	Okay. We went through a number of Florida
6	A.	Yes.	6		properties. I'm going to pause there for a
7	Q.	Do you recall when you stopped owning that	7		moment.
8	`	property?	8		There are, by my count, there are 15
9	A.	No.	9		properties in Florida. Is that, do you agree that
10	Q.	The next one, No. 25, 7104 Cromwell Park Lane in	10		you or Stacy or the two of you at some point in
11		Apollo Beach, Florida, do you see that address?	11		time owned 15 properties in Florida?
12	A.	Yes.	12	A.	I
13	Q.	Is that a property that you or Stacy or the two of	13		MR. DOAN: Object to form.
14		you owned?	14	A.	don't remember.
15	A.	Yes.	15	Q.	Are there any others that we have not talked about
16	Q.	Do you recall when you acquired it?	16		that are properties in Florida that you or Stacy
		I don't remember.	17		or you two ever owned?
18	Q.	Was it after you moved to Florida?	18		MS. POLAKOWSKI: Object to form and
		Yes.	19		foundation.
20	Q.	And do you recall when you no longer owned it?	20	A.	I
1		No, I don't remember it.	21		MR. DOAN: Join.
22	Q.	No. 26 is 2401 Roanoke Springs Drive, Ruskin,	22	A.	I don't remember.
23		Florida.	23	Q.	Which addresses, if any, of the ones that we
24		Do you see that one?	24		talked about did you and Stacy live at when you
25	A.	Yes.	25		were in Florida?
		Page 74			Page 76
1	O.	Is that an address you recognize?	1	A.	6118 Avocetridge.
		Yes.			Any others?
3	Q.	Is that a property that you or Stacy or the two of		-	5909 Jaegerglen Drive.
4		you have ever owned?			Any others?
5	A.	Yes.		-	No.
6	Q.	Did you acquire it after you moved to Florida?	6	Q.	Other than those two Florida addresses, of all the
		Yes.	7		Florida properties we've been talking about, that
8	Q.	Do you recall when you no longer owned it?	8		we've talked about today, were those intended to
1		No, I don't remember.	9		be rental properties?
10	Q.	Do you recall if this property was ever foreclosed	10		MR. DOAN: Object to form.
11		on?	11		MS. POLAKOWSKI: Join.
		I don't remember. I'm just looking at what you		A.	Intended to be rental, no.
13		have on this sheet of paper.			Okay. Why, why did you acquire these properties?
	Q.	And, again, I'm not really trying to, and it's			We're going to flip them.
15	-	just a visual for the addresses really. I want to			Flip, okay.
16		make sure I'm getting your memory and not what I'm	16	~	Is that true of each of the ones except
17		saying here. If you don't remember, that's fine.	17		for the two that you lived in, was your intent
18		No. 27, 2230 Roanoke Springs, Ruskin,	18		when you purchased them to flip them?
19		Florida, do you see that address?		A.	Yes.
	A.	Yes.			Did you ever rent out any of these properties in
		Is that a property that you or Steven or	21	_	Florida?
l		Yes.		A.	I, yes, I think so.
23	_	I'm sorry, you or Stacy owned at some point? Yes?		Q.	•
24	-	Did you acquire it after you moved to	24	~	properties in Florida?
25		Florida?	25		MS. POLAKOWSKI: Object to form.
					-

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 21 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reeu C	C. Widen, et al.			October 12, 2023
	Page 77			Page 79
1	MR. DOAN: Object to form.	1	O.	Was it owned at some point by your son?
	I really don't remember.		_	Yes.
	It seems like the timing may have been really	3	O.	Did you own it as of December, I'm sorry, May
4	unfortunate with when you went down to Florida to	4		2020?
5	purchase some properties. Would you agree with	5	A.	I don't know when it was transferred. I don't
6	that?	6		think it was over transferred to me before it
7	MR. DOAN: Object to form.	7		It might have been later on in the year.
8	MS. POLAKOWSKI: Join.	8	Q.	•
9 A.	Yes, I would agree with that.	9		Street, Suite 4 in Waunakee, Wisconsin. Do you
10 Q.	And would you agree that you purchased a number of	10		see that? Do you see that No. 29?
11	properties, you or Stacy or the two of you	11	A.	-
12	purchased a number of properties before the market	12	Q.	Okay. Was that an address you recognize?
13	went bad in Florida; right?	13	A.	No.
14	MR. DOAN: Object to form.	14	Q.	Okay. All right. Other than that one, so numbers
15	MS. POLAKOWSKI: Join.	15		1 through 28 on this list I think we established
16 A.	I, I don't remember. I don't remember.	16		you recognize all those that you and Stacy or the
17 Q.	When you purchased the properties in Florida with	17		two of you or an entity owned those 28 properties;
18	the intent to flip them, was the goal to make	18		is that right?
19	money from flipping them?	19		MS. POLAKOWSKI: Objection. Vague as to
20 A.	Yes.	20		time. Also asked and answered.
21 Q.	Was that intended to be a source of income for you	21		MR. DOAN: Join.
22	and Stacy?	22	A.	I, I don't remember. I mean it's
23 A.	Yes. It would have been a nice income.	23	Q.	Okay.
24 Q.	And were, were some sold at a profit?	24		MR. DOAN: Do you need a break?
25	MS. POLAKOWSKI: Object to form.	25		THE WITNESS: No, I'm okay.
	Page 78			Page 80
1		1	Q.	, and the second
	Page 78  MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it	1 2	Q.	Are there any properties that you or an entity you
	MR. DOAN: Object to form.		Q.	, and the second
2 A. 3	MR. DOAN: Object to form. I, I, I don't remember. By looking at it, it	2	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew
2 A. 3 4 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.	2	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?
2 A. 3 4 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?	2 3 4	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.
2 A. 3 4 Q. 5 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I	2 3 4 5	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.
2 A. 3 4 Q. 5 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.	2 3 4 5 6	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you
2 A. 3 4 Q. 5 A. 6 7 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this	2 3 4 5 6 7	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.
2 A. 3 4 Q. 5 A. 6 7 Q. 8	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real	2 3 4 5 6 7 8	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?
2 A. 3 4 Q. 5 A. 6 7 Q. 8	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market	2 3 4 5 6 7 8 9	Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.	2 3 4 5 6 7 8 9 10		Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember	2 3 4 5 6 7 8 9 10 11 12	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Α.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20 21 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  What was May of 2020?
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20 21 A. 22 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?  Yes.  Is that one that you, you at some point owned?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  What was May of 2020?  It was a month that may not mean much to you but
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20 21 A. 22 Q. 23 A.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?  Yes.  Is that one that you, you at some point owned?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  What was May of 2020?  It was a month that may not mean much to you but means something to the case, so it's just a point
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20 21 A. 22 Q. 23 A. 24 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?  Yes.  Is that one that you, you at some point owned?  Yes.  Was that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  What was May of 2020?  It was a month that may not mean much to you but means something to the case, so it's just a point in time. As of May 2020, did you happen to know
2 A. 3 4 Q. 5 A. 6 7 Q. 8 9 10 11 Q. 12 13 14 A. 15 Q. 16 A. 17 Q. 18 19 20 21 A. 22 Q. 23 A. 24 Q.	MR. DOAN: Object to form.  I, I, I don't remember. By looking at it, it doesn't appear like it was sold at a profit.  I imagine that was hard on your marriage?  I, I don't know if it was or not. I, I guess I didn't look at that.  Did you feel some responsibility for this unfortunate event of the, of the Florida real estate market  MR. DOAN: I'm going to object to form.  downturn?  MR. DOAN: I'm going to object to form.  MS. POLAKOWSKI: Join.  Boy, I don't remember. I don't remember  Okay.  how I felt at that point.  Okay. We have two more on the list here. The next one is 102A Maria Lane, and I know we talked about a 102B Maria Lane already. Is, is 102A  Maria Lane a property you recognize?  Yes.  Is that one that you, you at some point owned?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q.	Are there any properties that you or an entity you owned or controlled as of May 2020 that you knew the value of as of May 2020?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can try to answer if you it understand it.  THE WITNESS: I'm sorry, what?  MR. DOAN: You can answer if you understand the question.  Can you ask it again?  Sure. We just talked about 29 properties, and except for the last one, which you didn't recognize, there were 28 properties that you recognized the address for, so for any of those 28 addresses we talked about, properties we talked about, did you know the value of any of them in May 2020?  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  What was May of 2020?  It was a month that may not mean much to you but means something to the case, so it's just a point

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 22 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Ree	ea C	. Widen, et al.			October 12, 2023
		Page 81			Page 83
1		at that time?	1	Δ	Yeah. I really don't Yeah, it could be.
2		MS. POLAKOWSKI: Objection to the extent			And the date that's on there, this 19th of
3		that it mischaracterizes his testimony. He	3		September, 2006, is that the date that the, the
4		already testified that he did not own a number of	4		property was transferred by the two of you to Tin
5		those properties in May of 2020.	5		Buck 2, LLC?
6		MR. DOAN: I'll join.	6		MS. POLAKOWSKI: Object to foundation.
	Α.	I don't really remember	7		MR. DOAN: Object.
	Q.	Okay.	8		MS. POLAKOWSKI: Also calls for a legal
	-	what I knew at that time.	9		conclusion.
10		MS. WITTENBERG: Let's start marking a	10		MR. DOAN: Same.
11		few here, Janet.			Like I said, I really don't remember.
12		(Exhibits 5 through 8 marked for	1		Okay. If you don't remember it happening, but you
13		identification)	13		see the, you see the documents
14		MS. WITTENBERG: Why don't we take five			Yeah.
15		minutes.	15	O.	and the signatures here, you just don't have a
16		(Break taken)	16		recollection of it happening?
17		MS. WITTENBERG: We'll go back on the	17	A.	Yes.
18		record.	18	O.	Okay. You don't doubt that this took place, you
19	Q.	And, Mr. Randall, you have in front of you now	19		just don't remember it?
20		four new exhibits that have been marked,	20		MS. POLAKOWSKI: Objection. Form.
21		Exhibit 5, Exhibit 6, Exhibit 7, and Exhibit 8.	21		MR. DOAN: Same. Join.
22		Do you have all four of those documents there?	22	A.	Do you want me to answer that? I mean
23	A.	I do.	1		I do. I do. You don't have any reason to doubt
24	Q.	They're all very similar. I'll start with just	24		that this document isn't what it says it is;
25		the first one, which is Exhibit <u>5</u> , which should	25		right?
		Page 82			Page 84
1			1		
1 2		have a 000238, just to make sure we're all on the	1 2		MS. POLAKOWSKI: Objection.
2	Α.	have a 000238, just to make sure we're all on the same page, on top of there.	1 2 3		MS. POLAKOWSKI: Objection. Foundation.
2	_	have a 000238, just to make sure we're all on the same page, on top of there. Okay.	2		MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.
2	A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you	2	A.	MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join. I, I believe it is what it's Yes, I, I think
2 3 4	_	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the	2 3 4	A.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it
2 3 4 5	_	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you	2 3 4 5	A.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?
2 3 4 5 6 7	Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a	2 3 4 5	A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.
2 3 4 5 6 7 8	Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?	2 3 4 5 6 7	A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?
2 3 4 5 6 7 8	Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.	2 3 4 5 6 7 8	A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your
2 3 4 5 6 7 8 9	Q. A. Q. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?	2 3 4 5 6 7 8 9	A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of
2 3 4 5 6 7 8 9	Q. A. Q. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.	2 3 4 5 6 7 8 9 10	A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?
2 3 4 5 6 7 8 9 10 11	Q. A. Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A. Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. Q. A. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this document?  I really don't remember it, but it appears that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2, LLC?  MS. POLAKOWSKI: Objection. Asked and answered.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this document?  I really don't remember it, but it appears that was when we deeded it into Tin Buck 2.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2, LLC?  MS. POLAKOWSKI: Objection. Asked and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this document?  I really don't remember it, but it appears that was when we deeded it into Tin Buck 2.  Okay. And by that, you're referring to a property	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2, LLC?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Join.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. Q. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this document?  I really don't remember it, but it appears that was when we deeded it into Tin Buck 2.  Okay. And by that, you're referring to a property that you and Stacy owned that you transferred to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2, LLC?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Join.  Yes.  Okay. Did you and Stacy, were you together when,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q. A. A.	have a 000238, just to make sure we're all on the same page, on top of there.  Okay.  It looks like this is a Warranty Deed, and if you go down to, well, let's see, down, down at the bottom where there's a notary stamp. Do you see a date down there?  Yes.  19th of September, 2006, it looks like?  Okay.  Okay. And do you see your signature on this document?  I'm sorry, what?  Do you see your signature on this document?  Yes.  Okay. And do you see a signature, a signature for Stacy on this document?  Yes.  Okay. Do you have a recollection of, of this document?  I really don't remember it, but it appears that was when we deeded it into Tin Buck 2.  Okay. And by that, you're referring to a property	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q.	MS. POLAKOWSKI: Objection.  Foundation.  MR. DOAN: Join.  I, I believe it is what it's Yes, I, I think it's to deed it over to Tin Buck 2, but does it say where the properties are?  That I haven't actually focused on to this point.  You don't need to know that for the purposes of this question. You're certain that that's your signature on there?  Yes.  You're certain that that's Stacy Randall's signature on there?  Yes.  Okay. Do you, do you recall, I know you don't recall the actual time frame of it, but do you have a memory of transferring properties that you or Stacy or the two of you owned to Tin Buck 2, LLC?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Join.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 23 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	. widen, et al.			October 12, 2023
	Page 85			Page 87
1	properties to Tin Buck 2, LLC?	1	A.	Yes.
2	MS. POLAKOWSKI: Object to form.			Are you certain that's Stacy's signature?
3	MR. DOAN: Join.			Yes.
4 A.				And it's dated again 19th of September, 2006;
	Okay. And you went to, do you know Amos Pearson,	5		right?
6	the notary that's listed here, do you know that		Α.	Right.
7	person?			I believe we have not yet talked about an LLC
	I don't remember. I don't remember, no.	8		called Randall Investments. Are you familiar with
	Okay. We can go to the next one, which is	9		that entity?
10	Exhibit <u>6</u> . Do you see your signature on this one?		A.	Yes.
11 A.	On Exhibit 6?	11	Q.	Is that an entity that you formed?
12 Q.				Yes.
13 A.		13	Q.	Do you recall when you formed it?
	Okay. And do you see Stacy's signature on this as			No.
15	well?	15	Q.	Was Stacy ever an owner or member of that LLC?
16 A.	Yes.			I
17 Q.	And the date's a little bit obscured by the notary	17		MR. DOAN: Object to the extent it calls
18	stamp, but it looks like it's also 19th of	18		for a legal conclusion.
19	September of 2006?	19	A.	I don't remember.
20 A.	_	20		MS. POLAKOWSKI: Join.
21 Q.	Okay. And is this part of the same, did you do it	21	A.	I don't remember anyway so
22	the same time where you went together to have	22	Q.	And Rockford Hill, LLC, that's an entity that you
23	these deeds signed?	23		formed?
24	MS. POLAKOWSKI: Objection. Form.	24	A.	I think, I think that, I think that Stacy, I think
25	MR. DOAN: Join.	25		Stacy was on Rockford.
	Page 86			Page 88
1 A		1	0	
	I don't remember.		Q.	You're saying that you think maybe Stacy formed
2 Q.	I don't remember. Okay. Are you certain that's your signature?	2		You're saying that you think maybe Stacy formed that LLC?
2 Q. 3 A.	I don't remember. Okay. Are you certain that's your signature? Yes.	2	A.	You're saying that you think maybe Stacy formed that LLC? Yes.
2 Q. 3 A. 4 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature?	2	A.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in
2 Q. 3 A. 4 Q. 5 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes.	2 3 4 5	A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it?
<ul><li>2 Q.</li><li>3 A.</li><li>4 Q.</li><li>5 A.</li><li>6 Q.</li></ul>	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your	2 3 4 5 6	A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature?	2 3 4 5 6 7	A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes.	2 3 4 5 6	A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there?	2 3 4 5 6 7 8	A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do.	2 3 4 5 6 7 8 9	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature?	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes.	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature?	2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember. Do you know in what year it was formed?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A. 20 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw? Yes. Okay. Then the next one is Exhibit 8. Do you see your signature on this deed as well?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember. Do you know in what year it was formed? What, were these all 2006?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A. 20 Q. 21 22 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw? Yes. Okay. Then the next one is Exhibit 8. Do you see your signature on this deed as well?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember. Do you know in what year it was formed? What, were these all 2006? I'm sorry, say that again.
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A. 20 Q. 21 22 A. 23 Q.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw? Yes. Okay. Then the next one is Exhibit 8. Do you see your signature on this deed as well? I do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember. Do you know in what year it was formed? What, were these all 2006? I'm sorry, say that again. These were all 2006?
2 Q. 3 A. 4 Q. 5 A. 6 Q. 7 8 A. 9 Q. 10 A. 11 Q. 12 A. 13 Q. 14 A. 15 16 Q. 17 18 19 A. 20 Q. 21 22 A. 23 Q. 24 A.	I don't remember. Okay. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? Yes. Okay. The next one is Exhibit 7. Do you see your signature? Yes. And do you see Stacy's signature there? I do. Are you certain that's your signature? Yes. Are you certain that's Stacy's signature? You know, I'm not an expert on signatures, but it appears to be her signature. Okay. And the date on here, 19th of September, 2006, you agree that's the same date as the other two documents we just saw? Yes. Okay. Then the next one is Exhibit 8. Do you see your signature on this deed as well? I do. And do you see Stacy's signature?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q.	You're saying that you think maybe Stacy formed that LLC? Yes. Okay. Did you also have an ownership interest in it? No, I don't think so. Did you help keep the, the papers and documents for that LLC? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you recall whether Stacy was the manager of that LLC? MS. POLAKOWSKI: Object. MR. DOAN: Object to form. MS. POLAKOWSKI: And to the extent that it calls for a legal conclusion. Don't, don't remember. Do you know in what year it was formed? What, were these all 2006? I'm sorry, say that again. These were all 2006? The deeds that we just saw were all 2006.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 24 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Ree	u C	. Widen, et al.			October 12, 2023
		Page 89			Page 91
1	0	Okay. So in your mind, you tie the two of them	1		reviewed mail for the family; is that right?
2	ζ.	together with setting up LLCs and transferring		Α	I what?
3		some properties?			You received and reviewed mail on behalf of the
	٨	I think we would have done it all at once, yeah.	4	Ų.	family; is that right?
5	Ų.	Okay. Three Willow Lake, LLC, is that an entity	5		MS. POLAKOWSKI: Objection to form.
6		that you or Stacy formed?	6		MR. DOAN: Object to form.
		Yes.	l		Whatever brought out of the mailbox I looked at.
	Q.	Did Stacy ever have an ownership interest in that		Q.	Did you ever receive tax documents that were
9		LLC?	9		addressed to Stacy Randall?
10		MS. POLAKOWSKI: Object to form. Calls			Did I what?
11		for a legal conclusion.	11	Q.	Did you ever receive tax documents that were
12		MR. DOAN: Join.	12		addressed to Stacy Randall?
13	A.	I, I don't think so, but I don't remember.	13		MR. DOAN: I'm going to object to form.
14	Q.	Okay. And Tin Buck 2, LLC, I think you mentioned	14		MS. POLAKOWSKI: Join.
15		that there are currently other owners of that	15		MR. DOAN: Vague and ambiguous as to
16		LLC	16		receive.
17	A.	Yes.	17	A.	No, I don't remember any tax documents, or if
18	Q.	besides yourself; is that right?	18		anything, it would be for both of us.
19		Who are the other owners?	19	O.	Okay.
20	A.	I think it was Three Ducks, right, Three, Five		-	Tax documents from the company.
21		Ducks.	l		If that helps, I can be more specific. I Did
	0	It may have been something else I was thinking of.	22	ζ.	you ever recall receiving any tax documents like
23	ν.	That may be. I may have gotten those mixed up.	23		K-1s?
24		But your recollection is that Tin Buck 2 is now		Δ	K-1s.
25		partly owned by either Three Ducks or Five			That were addressed to Stacy Randall?
23		partly owned by either Three Ducks of Tive	23	Q.	That were addressed to Stacy Randam:
		Page 90			Page 92
1			1	Α.	
1 2		Ducks?			Yes, yes.
2		Ducks? MS. POLAKOWSKI: Objection. Asked and	2	Q.	Yes, yes. Those were
2		Ducks? MS. POLAKOWSKI: Objection. Asked and answered.	2	Q. A.	Yes, yes. Those were And they were
2 3 4	Δ	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.	2 3 4	Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters?
2 3 4 5		Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.	2 3 4 5	Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me.
2 3 4 5 6		Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or	2 3 4 5 6	Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you?
2 3 4 5 6 7	Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?	2 3 4 5 6 7	Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together
2 3 4 5 6 7 8	Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.	2 3 4 5 6 7 8	Q. A. Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes.
2 3 4 5 6 7 8 9	Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.  (Discussion off the record)	2 3 4 5 6 7 8 9	Q. A. Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between
2 3 4 5 6 7 8 9	Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as	2 3 4 5 6 7 8 9	Q. A. Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?
2 3 4 5 6 7 8 9 10	Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy	2 3 4 5 6 7 8 9 10	Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation.
2 3 4 5 6 7 8 9 10 11	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right?	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember.
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.  (Discussion off the record)  All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right?
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.  (Discussion off the record)  All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah.
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy Waters?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes. Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.  (Discussion off the record)  All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right?  Yes.  Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan.  Half owned, yes.  And that's an entity that David Bisbee owns or controls?  Yes.  (Discussion off the record)  All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right?  Yes.  Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation.  I, I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes. Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy Waters?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. A.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. I, I would imagine I did get them every year, but
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. A.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes. Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy Waters?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q. A. A. A.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. I, I would imagine I did get them every year, but I really don't remember.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes. Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy Waters?  MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. I, I would imagine I did get them every year, but I really don't remember. And you have no memory of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy Waters?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join.  You can answer if you know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. I, I would imagine I did get them every year, but I really don't remember. And you have no memory of I have to get them every year, otherwise I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q.	Ducks?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Joan. Half owned, yes. And that's an entity that David Bisbee owns or controls? Yes.  (Discussion off the record) All right. Now, Mr. Randall, you were aware as we've discussed that Stacy owned stock in Windy Waters; right? Yes.  Were you aware that she was a director of Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Foundation. I, I don't remember. Were you aware that she was the president of Windy Waters?  MS. POLAKOWSKI: Objection. Foundation.  MR. DOAN: Join.  You can answer if you know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A. Q. A. Q.	Yes, yes. Those were And they were K-1s related to Windy Waters? They were sent to me. They were, they were addressed to you? Yes, because I was the one that pulled together then the taxes. Okay. Did you receive them every year between 1997 and 2019 as far as you know?  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. So you said you were responsible for ensuring the taxes got completed and filed; right? Yeah. Do you ever recall a year where you did not receive K-1s, again for Stacy Randall for Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. I, I would imagine I did get them every year, but I really don't remember. And you have no memory of

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 25 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Keeu (	. Wiuch, et al.			October 12, 2023
	Page 93			Page 95
1 Q.	Right. When you received tax forms, the K-1s	1	O.	Did your accountant walk the two of you through
2	again for Windy Waters, did you show them to	2		what was in the tax returns each year?
3	Stacy?	3		MR. DOAN: Object to form.
	I would imagine that she would look at them just	4		MS. POLAKOWSKI: Join.
5	as much as I did when we were pulling our taxes			You know, I, I don't remember how, how much he
6	together.	6		went through with it.
7 Q.			Q.	
8	be the case?		-	I do remember, you know, obviously looking for the
	Well, it wasn't, when I got the K-1 for the taxes,	9		bottom dollar that we ever owed or were going to
10	I wouldn't, I don't take it and show it right to	10		get back.
11	her, but she normally stacks it up on my desk,			Sure.
12	and, you know, we'd both go through it and see	12	-	(Exhibit 9 marked for identification)
13	what we needed to	13		All right. Mr. Randall, you've been handed the
14 Q.		14	_	thick document that's marked as Exhibit 2. Do you
15	you would collect tax documents as they came to	15		recognize this document to be tax returns for you
16	you?	16		and Stacy Randall for tax year 2017?
	Yeah.	17		MR. DOAN: Look through it.
18 Q.		18		Feel free to look through it as long as you need.
19	them on your desk?	19		Why has it got the black areas on it?
20 A.		20		That I don't know. I imagine when you signed it,
	And Stacy knew that?	21	-	you probably didn't have the black areas on it.
	And still, yes, there's a stack on my desk right	22		This is the best copy I could get. So except for
23	now.	23		the black markings on it, which I don't know where
24 O.	So it's still your practice even today?	24		they came from, do you recognize this to otherwise
	Yeah.	25		be a copy of your tax returns from year 2017?
				1000
	Page 94			Page 96
1.0	•			
_	Okay. And after you collected all of the tax	1		MR. DOAN: Go ahead and go through it,
2	Okay. And after you collected all of the tax documents, would you then work with an accountant	2		MR. DOAN: Go ahead and go through it, Steven, take your time.
2	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year?	2	A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now?
2 3 4 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.	2 3 4	A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the
2 3 4 A. 5 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes. Was Stacy involved in those discussions with the	2 3 4 5	A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of
2 3 4 A. 5 Q. 6	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?	2 3 4 5	A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall?
2 3 4 A. 5 Q. 6 7	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.	2 3 4 5 6 7	A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears
2 3 4 A. 5 Q. 6 7	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.	2 3 4 5 6 7 8	A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that.
2 3 4 A. 5 Q. 6 7 8 9 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes. Was Stacy involved in those discussions with the accountant? MS. POLAKOWSKI: Objection. Mischaracterizes testimony. Yes, I, I, I think we both would, yeah, I, you	2 3 4 5 6 7 8	A. Q. A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see
2 3 4 A. 5 Q. 6 7 8 9 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes. Was Stacy involved in those discussions with the accountant? MS. POLAKOWSKI: Objection. Mischaracterizes testimony. Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.	2 3 4 5 6 7 8 9	A. Q. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes. Was Stacy involved in those discussions with the accountant? MS. POLAKOWSKI: Objection. Mischaracterizes testimony. Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did. Okay. Did, did the two of you sign your tax	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?	2 3 4 5 6 7 8 9 10 11 12	A. Q. A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those?
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where?
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. A. Q. A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes.
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers.
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. A.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes.
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant? I don't Yeah.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A. Q. A. Q. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082.
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did. Okay. Did, did the two of you sign your tax returns typically?  M-hm. Did you, did the two of you go together to sign tax returns?  Yes. Did you do that with an accountant? I don't Yeah.  Was it your standard practice to go to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A. 19 Q.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes. Was Stacy involved in those discussions with the accountant? MS. POLAKOWSKI: Objection. Mischaracterizes testimony. Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did. Okay. Did, did the two of you sign your tax returns typically? M-hm. Did you, did the two of you go together to sign tax returns? Yes. Did you do that with an accountant? I don't Yeah. Was it your standard practice to go to the accountant's office to review your tax returns,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a Schedule K-1 for Stacy Randall as to ownership in
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A. 19 Q. 20	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant?  I don't Yeah.  Was it your standard practice to go to the accountant's office to review your tax returns, each year?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a Schedule K-1 for Stacy Randall as to ownership in Windy Waters, Inc.?
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A. 19 Q. 20 21 22 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant?  I don't Yeah.  Was it your standard practice to go to the accountant's office to review your tax returns, each year?  And then sign them.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a Schedule K-1 for Stacy Randall as to ownership in
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A. 19 Q. 20 21 22 A.	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant?  I don't Yeah.  Was it your standard practice to go to the accountant's office to review your tax returns, each year?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a Schedule K-1 for Stacy Randall as to ownership in Windy Waters, Inc.? MS. POLAKOWSKI: Objection. Foundation. MR. DOAN: Join.
2 3 4 A. 5 Q. 6 7 8 9 A. 10 11 Q. 12 13 A. 14 Q. 15 16 A. 17 Q. 18 A. 19 Q. 20 21 22 A. 23 Q. 24	Okay. And after you collected all of the tax documents, would you then work with an accountant to make sure your taxes got filed each year? Yes.  Was Stacy involved in those discussions with the accountant?  MS. POLAKOWSKI: Objection.  Mischaracterizes testimony.  Yes, I, I, I think we both would, yeah, I, you know, I'm not sure, but I think we both did.  Okay. Did, did the two of you sign your tax returns typically?  M-hm.  Did you, did the two of you go together to sign tax returns?  Yes.  Did you do that with an accountant?  I don't Yeah.  Was it your standard practice to go to the accountant's office to review your tax returns, each year?  And then sign them.  Okay. And that involved reviewing the tax returns	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. Q. A. Q. A. A. Q.	MR. DOAN: Go ahead and go through it, Steven, take your time. Okay. What was the question now? Sure. Now that you've flipped through the document, do you recognize this to be a copy of your 2017 tax returns for you and Stacy Randall? By looking at the document here, yes, it appears to be that. Okay. And starting towards the back, you'll see on the document there are some numbers that say PHH and then numbers at the very bottom. Do you see those? Where? At the very bottom of each page Yes you'll see PHH and some numbers. Yes. If you go towards the back, that says, PHH 0082. Okay. Does this look like a copy of a Schedule K-1 for Stacy Randall as to ownership in Windy Waters, Inc.? MS. POLAKOWSKI: Objection. Foundation.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 26 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

	Page 97			Page 99
	•			•
1	K-1s, are you talking about documents that looked	1		MR. DOAN: Objection.
2	like this?			in 2017?
	I don't, I don't know if they looked like that but	3		MS. POLAKOWSKI: Same objection.
4	it probably carried the same information.	4		MR. DOAN: Objection. Asked and
-	Right. I imagine it differed from year to year on	5		answered.
6	what numbers were in there and things like that.			I don't remember an awful lot towards the last few
7	In general, you're talking about a document that	7		years so
8	is called a Schedule K-1?		-	Okay.
9	MS. POLAKOWSKI: Objection. Form.			I mean the last, I mean I, I think she, I don't
10 A.		10	Q.	know. Okay. And then if you turn a couple pages up to
11 Q. 12	again. There's a page about four in that's	12	_	page PHH 0046, that's the second page of the
13	PHH 0048. Did you Before I ask the documents	13		exhibit. Do you see towards the bottom of the
14	to my question, did you have an understanding	14		page signatures?
15	that Stacy sometimes received dividends from Windy			Yes.
16	Waters?			And do you see your signature there?
17	MS. POLAKOWSKI: Objection. Foundation.			I do.
18	Also object to the extent it calls for a legal			Do you see Stacy Randall's signature there?
19	conclusion.		-	I do.
	I, I don't remember.	20	O.	And am I, if I'm not mistaken, yours is on top;
	You don't have any recollection of Stacy ever	21		right?
22	receiving dividends from Windy Waters?	22	A.	Yes.
23	MS. POLAKOWSKI: Objection. Asked and	23	Q.	And Stacy's is below yours?
24	answered.		_	Yes.
25 A.	What do you mean by dividends, like a payout from	25	Q.	It looks like the dates, if I'm reading them
	Page 98			Page 100
1	Page 98 the company, you mean, or	1		Page 100 right, are from January of 2020 or November of
		1 2		
	the company, you mean, or	2		right, are from January of 2020 or November of
2 Q.	the company, you mean, or Did you ever have a recollection of Stacy	2	A.	right, are from January of 2020 or November of 2020.
2 Q. 3	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.	2 3 4 5	A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed?
2 Q. 3 4 5 6	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form. MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6	A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed? I, I really don't remember.
2 Q. 3 4 5 6 7 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember.	2 3 4 5 6	A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed? I, I really don't remember. Okay.
2 Q. 3 4 5 6 7 A. 8 Q.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here,	2 3 4 5 6 7 8	A. Q. A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed? I, I really don't remember. Okay. MR. DOAN: Do you need a break?
2 Q. 3 4 5 6 7 A. 8 Q. 9	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends.	2 3 4 5 6 7 8 9	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but
2 Q. 3 4 5 6 7 A. 8 Q. 9	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048?	2 3 4 5 6 7 8 9	A. Q. A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed? I, I really don't remember. Okay.  MR. DOAN: Do you need a break? THE WITNESS: No. Soon, but MS. WITTENBERG: Okay. Just let me know
2 Q. 3 4 5 6 7 A. 8 Q. 9	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes.	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that	2 3 4 5 6 7 8 9 10 11	A. Q. A. Q.	right, are from January of 2020 or November of 2020. Yes. Do you see that? Do you remember that that is the timing when these tax returns were signed? I, I really don't remember. Okay. MR. DOAN: Do you need a break? THE WITNESS: No. Soon, but MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one. MS. POLAKOWSKI: We'll break for the day.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section?	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes. Does that number mean anything to you?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off the record for a minute.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A. 20 Q.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off the record for a minute.  (Break taken)
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A. 20 Q. 21 22	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes. Does that number mean anything to you? MR. DOAN: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off the record for a minute.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A. 20 Q. 21 22 23 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes. Does that number mean anything to you?  MR. DOAN: Object to form. MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off the record for a minute.  (Break taken)  MS. WITTENBERG: We can go back on the record if we're all set here.
2 Q. 3 4 5 6 7 A. 8 Q. 9 10 11 A. 12 Q. 13 14 A. 15 Q. 16 17 A. 18 Q. 19 A. 20 Q. 21 22 23 A.	the company, you mean, or Did you ever have a recollection of Stacy receiving money from Windy Waters without selling anything to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Objection. Foundation. I, I really don't remember. Okay. On this page that we're looking at here, there's a part 2, it's called Ordinary Dividends. Do you see that part on page 0048? Yes. And do you see where it says Windy Waters in that section? Yes. And do you see a number on the far right on that row, it's 80 I do 22? Do you see that? Yes. Does that number mean anything to you?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join. It appears that she got a dividend for that.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. Q.	right, are from January of 2020 or November of 2020.  Yes.  Do you see that? Do you remember that that is the timing when these tax returns were signed?  I, I really don't remember.  Okay.  MR. DOAN: Do you need a break?  THE WITNESS: No. Soon, but  MS. WITTENBERG: Okay. Just let me know when you're ready for a break and we can take one.  MS. POLAKOWSKI: We'll break for the day.  (Exhibit 10 marked for identification)  All right. You have now been handed a document marked as Exhibit 10. Take whatever time you need to look through it before you answer, but I'm going to want to know if this looks to be your 2018 tax returns for you and Stacy Randall.  MS. WITTENBERG: Do you want to go off the record for a minute.  (Break taken)  MS. WITTENBERG: We can go back on the record if we're all set here.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 27 of 45 Stacy L. Randall v Steven Randall October 12, 2023

Re	eď C	. Widen, et al.			October 12, 2023
		Page 101			Page 103
1	٨	Yes.	-	٨	I don't recall.
3		And take whatever time you need to ensure that you've seen what you need to see. My question is	3	Q.	Okay. Based on that habit and practice, would you say that you likely signed this document together?
4		going to be whether or not you recognize this to	4		Mr. DOAN: Object to form.
5		be the 2018 tax return for you and Stacy.	5		MS. POLAKOWSKI: Object to form. Calls
	A.	•	6		for speculation.
	Q.	= =		A.	It appears that way.
8	-	here. And, again, I'm going to ask that first	8	11.	(Exhibit 11 marked for identification)
9		signature for, I can't read what it says there,	9	Q.	All right. You have in front of you a document
10		but do you see your signature there in the Sign	10	۷.	that was marked Exhibit 11. I'm just going to ask
11		Here section?	11		some questions about some specific parts of this
		I do.	12		document. On the first page, it says, Steve
		And do you see a signature for Stacy Randall in	13		Randall, and it says, steventrandall@yahoo.com.
14		that same section?	14		Is that your email address?
15	A.	I do.	15	A.	It is.
16	Q.	And it looks again like the date is sometime in	16	Q.	A little bit down that same page it refers to
17		2020. Do you have a recollection of that being	17		Scott E. Spangler, which is SSpangler@hrblock.com.
18		the case, this was signed in 2020 as opposed to	18		Do you see that?
19		2019?	19	A.	Yes.
20	A.	I mean it appears that way. I don't, I don't	20	Q.	Was Scott the accountant for you and Stacy at some
21		remember, but, yeah.	21		point in time?
22	Q.	Okay. And, again, near the back, I'll direct your	22	A.	Yes.
23		attention to the page that's marked PHH 0033. Are	23	Q.	Do you recall for what years he was an accountant
24		you there?	24		for you and Stacy?
25	A.	I am.	25	A.	I do not.
		Page 102			Page 104
1	Q.		1	Q.	
1 2		Page 102  Okay. Do you see at the top it's listed as a 2018  Federal S Corporation Schedule K-1 Summary	1 2		A little bit down the page, halfway down the first
		Okay. Do you see at the top it's listed as a 2018			
2		Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary	2		A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do
2 3 4	Α.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment?	2 3 4	A.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler?
2 3 4	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes.	2 3 4	A.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.
2 3 4 5	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy	2 3 4 5 6	A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with
2 3 4 5 6 7	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy	2 3 4 5 6	A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters?
2 3 4 5 6 7	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters?	2 3 4 5 6 7	A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.
2 3 4 5 6 7 8	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6 7 8	A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes. And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you
2 3 4 5 6 7 8 9	A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving	2 3 4 5 6 7 8 9	A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes. And if you go to the second page of this document, which has the number Randall0000404 at the bottom
2 3 4 5 6 7 8 9	A. Q. A.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation.	2 3 4 5 6 7 8 9 10	A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes. And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you
2 3 4 5 6 7 8 9 10	A. Q. A.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right?	2 3 4 5 6 7 8 9 10 11	A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this
2 3 4 5 6 7 8 9 10 11	A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. Q. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes. Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes. And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes. All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. A.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant? No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?  MS. POLAKOWSKI: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant? No. I believe you said it was your standard practice	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?  MS. POLAKOWSKI: Object to form. MR. DOAN: Join.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant? No. I believe you said it was your standard practice when signing tax returns that the two of you would	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. A.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?  MS. POLAKOWSKI: Object to form. MR. DOAN: Join. I believe he would send me those, yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant? No. I believe you said it was your standard practice when signing tax returns that the two of you would go together to the accountant?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?  MS. POLAKOWSKI: Object to form. MR. DOAN: Join. I believe he would send me those, yeah. Okay. There's, one of my questions here is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q.	Okay. Do you see at the top it's listed as a 2018 Federal S Corporation Schedule K-1 Summary Attachment? Yes. Do you agree this is another K-1 to Stacy regarding her ownership interest in Windy Waters? Yes. MS. POLAKOWSKI: Objection. Foundation. And, again, we were talking about you receiving K-1s each year. You're talking about a form that was similar to this; right? MR. DOAN: Object to form. MS. POLAKOWSKI: Join. Yes. Do you have a memory of going to sign this document with an accountant? No. I believe you said it was your standard practice when signing tax returns that the two of you would	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q.	A little bit down the page, halfway down the first page you see Michael Kiesler, mikek@widen.com. Do you know Mike Kiesler? Yes.  Do you understand that he was affiliated with Widen Enterprises and Windy Waters? Yes.  And if you go to the second page of this document, which has the number Randall0000404 at the bottom of it, there's an email from Scott Spangler to you on November 19th, 2018. Do you see that email? Yes.  All right. Safe to say you don't recall this specific email being sent to you? No, I, I don't recall it. Okay. Was it, was it uncommon for Scott Spangler to send you emails when he had questions about any financial information about you or Stacy?  MS. POLAKOWSKI: Object to form. MR. DOAN: Join. I believe he would send me those, yeah.

25

follow that practice while you were married?

25

kind of near the bottom. The one near the bottom,

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 28 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Rec	ea C	. Widen, et al.			October 12, 2023
		Page 105			Page 107
1		it looks like it says, See 11-24 email. Do you	1		Do you see that?
2		recognize the handwriting?		Δ	Yeah.
	٨	I'm sorry, where?			When you asked, looks like then you forwarded this
		Towards the bottom there's a line crossed out, and	4	Ų.	email to Michael Kiesler and said, Michael, 2017
4	Q.				
5		then it says, See 11-24 email in handwriting. Do	5		Tax Info needed. Thanks, Steve.
6		you see that?	6		And you see that; right?
-		Yes.			It's whatever is down here.
8		Do you recognize that handwriting?		Q.	Okay. And if you go to the first page of the
		No.	9		document, it looks like Mike Kiesler responded to
		So if you look at this email, it looks like, if	10		you the same day; right?
11		you follow the chain kind of back up the page,	11	A.	Okay.
12		there's an email from Scott to you on	12	Q.	Okay. Did, did Mike Kiesler get you the
13		November 19th, 2018, and then you forwarded that	13		information you needed when you asked him
14		email to Mike Kiesler on November 20th, 2018, at	14		questions about Widen UK in November of 2018?
15		the top of that page.	15		MR. DOAN: I'm going to object. I think
16		Do you see that?	16		he already answered he doesn't remember this
17	A.	Yes.	17		conversation but
18	Q.	If you had questions about Widen Enterprises or	18		MS. POLAKOWSKI: I'll join.
19		Windy Waters, who did you talk to?	19	A.	I, I would imagine that, yes.
20	A.	Who did I talk to? For getting stuff for taxes?			Do you ever recall a time where you asked Mike
l	Q.		21	`	Kiesler a question about Widen Enterprises or
	-	That would be Stacy and then Mike Kiesler.	22		Windy Waters and he didn't give you an answer?
l		Why would Mike Kiesler be a source of information		Α.	Yeah, I'm sure there's times when he didn't answer
24	_	to you?	24	11.	my questions, yeah.
25		MS. POLAKOWSKI: Objection of calls for		$\circ$	Can you think of an example?
23		1713. I OLI INCO WORL. Conjection of cans for	23	ζ.	Curi you timik of an example.
1					
		Page 106			Page 108
1			1	A	
1 2	Δ	speculation.			No.
2		speculation.  He would do the company taxes. I, I don't know.	2		No. Can you think of what type of information you had
2	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen	2		No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not
2 3 4	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?	2 3 4		No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?
2 3 4 5	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.	2 3 4 5		No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form.
2 3 4 5 6	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.	2 3 4 5 6	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join.
2 3 4 5 6 7	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?	2 3 4 5 6 7	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company
2 3 4 5 6 7 8	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you	2 3 4 5 6 7 8	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and
2 3 4 5 6 7 8	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.	2 3 4 5 6 7 8	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer
2 3 4 5 6 7 8 9	Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.	2 3 4 5 6 7 8 9	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.
2 3 4 5 6 7 8 9 10 11	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10	Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.	2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of a time in your mind right now
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or	2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now  No, no.  that this happened?
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of a time in your mind right now No, no that this happened? I just remember that over the last 40 years.
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for? MS. POLAKOWSKI: Objection. Form. MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of a time in your mind right now No, no that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A. Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?  MS. POLAKOWSKI: Objection. Asked and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or  Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't think I talked to anybody else, no.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. Q.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me. By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?  MS. POLAKOWSKI: Objection. Asked and answered.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't think I talked to anybody else, no.  When you have I should back up. You agree here	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?  MS. POLAKOWSKI: Objection. Asked and answered. I, I would say yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or  Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't think I talked to anybody else, no.  When you have I should back up. You agree here that you had a question in this particular email	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?  MS. POLAKOWSKI: Objection. Asked and answered. I, I would say yes. Do you recall anything about that, any occasion
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q.	speculation.  He would do the company taxes. I, I don't know.  Did you often ask him questions about Widen  Enterprises or Windy Waters information?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  Would I what?  Often ask Mike Kiesler questions about, when you had them about Windy Waters or Widen Enterprises.  MR. DOAN: Same objection.  MS. POLAKOWSKI: Join.  Yes.  Was there anyone else you would ever ask questions of when you had questions about Windy Waters or Widen Enterprises besides Stacy or Mike Kiesler?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join.  MR. DOAN: You can answer if you can.  I talked to Mike Kiesler and Stacy. I, I don't think I talked to anybody else, no.  When you have I should back up. You agree here that you had a question in this particular email about something regarding Widen Enterprises and it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A. Q. A. Q. A.	No. Can you think of what type of information you had requested on an occasion when Mike Kiesler did not give you the information you had asked for?  MS. POLAKOWSKI: Objection. Form.  MR. DOAN: Join. I, I, I'm usually asking stuff about the company and then get an idea where the company was at, and there was times when he would just not answer me.  By not answer you, do you mean are you thinking of a time in your mind right now No, no.  that this happened? I just remember that over the last 40 years. Okay. And you're saying that there are occasions that you recall where you asked for information and then he did not give you that information?  MS. POLAKOWSKI: Objection. Asked and answered. I, I would say yes. Do you recall anything about that, any occasion where that happened?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 29 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Rec	ed C	. Widen, et al.		_	October 12, 2023
		Page 109			Page 111
1		MS. POLAKOWSKI: Join.	1		with that?
2	A.	You know, I, I really don't remember stuff like	2		MS. POLAKOWSKI: Objection. Foundation.
3		this. I, I just don't.	3	A.	On these, I don't see anything here, but I do
4	Q.	-	4		remember Stacy, one attachment, STACY
5	ζ.	specifically. Was there ever a time you asked for	5		RANDALL.pdf.
6		tax information and then didn't get an answer?		Q.	What are you pointing to on this one?
	Δ	If I didn't feel like I got the right answer to		-	Right here.
8	11.	pass it on to Mr. Spangler, I think I had Michael			Oh, I see the, the file name there, STACY
9		Kiesler call him direct.	9	Q.	RANDALL.pdf.
10	Q.			A.	Yeah. Oh, that's a file name?
	-	I kind of remember that, but			You, you, are you saying that you think that Stacy
		Okay. Was there ever a time that you had		Ų.	Randall was aware this was going on?
	Q.	· · · · · · · · · · · · · · · · · · ·	12		<u> </u>
13		questions about the profits or income to Widen			Oh, yeah, she, I think she would have been.
14		Enterprises or Windy Waters?	14	Q.	3 1
	A.	Oh, I, I would never ask that. Those were	15		about tax information?
16		definitely probably the questions I asked and	16		MS. POLAKOWSKI: Object to form.
17	_	didn't get any answers.	17		MR. DOAN: Join.
	Q.			A.	Just, I mean there was no secrets to be, about
19		information about income or profits of Windy	19	_	anything so
20		Waters or Widen Enterprises though?	20	Q.	She knew how to get the information that she
	A.	, , , ,	21		needed?
22	Q.	Did you ask this while you were still married to	22		MS. POLAKOWSKI: Objection to form.
23		Stacy?	23		MR. DOAN: Object to form.
		Yes.		A.	I don't know if I would say that she probably
25	Q.	Did you ask it while you were an employee of Widen	25		did, yeah, but
		Page 110			Page 112
		Page 110		0	Page 112
1		Enterprises?		Q.	And she knew that you kept the tax documents in a
2	A.	Enterprises? Probably.	2	Q.	And she knew that you kept the tax documents in a stack on your desk?
2	A.	Enterprises? Probably. Did you ask it after you were no longer an	2	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and
2 3 4	A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises?	2 3 4	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.
2 3 4	A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage.	2 3 4 5	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and
2 3 4 5 6	A. Q. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure.	2 3 4 5 6	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.
2 3 4 5 6 7	A. Q. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about	2 3 4 5 6 7	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.
2 3 4 5 6 7 8	A. Q. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or	2 3 4 5 6 7 8	Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer?
2 3 4 5 6 7 8	A. Q. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?	2 3 4 5 6 7 8 9		And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)
2 3 4 5 6 7 8 9	A. Q. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form.	2 3 4 5 6 7 8 9	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer?  (Question read)  I think she knew that.
2 3 4 5 6 7 8 9 10	A. Q. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can.	2 3 4 5 6 7 8 9 10	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document
2 3 4 5 6 7 8 9 10 11 12	A. Q. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any	2 3 4 5 6 7 8 9 10 11	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer?  (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.
2 3 4 5 6 7 8 9 10 11 12 13	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers.	2 3 4 5 6 7 8 9 10 11 12 13	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy
2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler	2 3 4 5 6 7 8 9 10 11 12 13	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question,	2 3 4 5 6 7 8 9 10 11 12 13 14	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Α.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember. MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.  I, I don't know.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q. A. A. A. A.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember.  MS. POLAKOWSKI: Join. I don't remember.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.  I, I don't know.  Are you aware that on occasions, she asked Windy
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. A. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember. MS. POLAKOWSKI: Join. I don't remember. Looking at Exhibit 11 still, I don't know if you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.  I, I don't know.  Are you aware that on occasions, she asked Windy  Waters for money between 2005 and 2019?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q. A. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember.  MS. POLAKOWSKI: Join. I don't remember. Looking at Exhibit 11 still, I don't know if you put that one, is it this one here? I don't see	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.  I, I don't know.  Are you aware that on occasions, she asked Windy  Waters for money between 2005 and 2019?  MR. DOAN: Same objection.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. A. Q.	Enterprises? Probably. Did you ask it after you were no longer an employee of Widen Enterprises? Yes, I, I would say, it was during our marriage. At what points, I'm, I'm not sure. Was it a frequent occurrence for you to ask about the income or profits of Widen Enterprises or Windy Waters?  MR. DOAN: Object to form. Go ahead and answer if you can. No, it wasn't worth asking. I didn't get any answers. Is it, do you have a recollection of Mike Kiesler simply not responding when you asked a question, or was it that he responded and said he would not give you information?  MR. DOAN: I'm going to object. Compound. I don't remember. MS. POLAKOWSKI: Join. I don't remember. Looking at Exhibit 11 still, I don't know if you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q.	And she knew that you kept the tax documents in a stack on your desk?  MS. POLAKOWSKI: Objection. Asked and answered.  MR. DOAN: Objection. Asked and answered.  MS. POLAKOWSKI: Calls for speculation.  THE COURT REPORTER: Was there an answer? (Question read)  I think she knew that.  All right. Mr. Randall, you can put that document away now.  Are you aware that on occasions, Stacy  Randall has sold some shares of stock in Windy  Waters back to Windy Waters?  MR. DOAN: Object to form.  MS. POLAKOWSKI: Same.  MR. DOAN: Vague, but you can try to answer if you understand.  MS. POLAKOWSKI: I'll join.  I, I don't know.  Are you aware that on occasions, she asked Windy  Waters for money between 2005 and 2019?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 30 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

		Page 113			Page 115
_		TT 11 (11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	_		4 4 44 19
	A.	Usually we talked about, about it, so yeah, I	1	A	more than once that it happened?
2	0	normally knew when she was doing it, yeah.		A.	Yes.
3	Q.	Okay. And what was your understanding of what she was doing?		Q.	As far as you know, when she did sell stock, was it because you said that the family needed money?
4	A.		4	٨	Yes.
6		Do you have an understanding of how she received			Did Stacy and you get the money you needed each of
7	Q.	that money?	7	Q.	those times?
8		MS. POLAKOWSKI: Objection. Form.	8		MS. POLAKOWSKI: Objection. Form.
_	Α.	Yes.	9		MR. DOAN: I'll join.
_		What is your understanding?	_	Α.	I don't remember. I don't remember.
	-	I understand that she was selling some of her		Q.	
12		stocks was the only way she could get money.	12	`	Stacy sold stock, did you ask that she obtain a
	Q.	And by selling stocks, you're referring to selling	13		specific dollar amount?
14		her stock in Windy Waters; right?	14	A.	Did I I think at times we discussed
15	A.	Yes.	15		MS. POLAKOWSKI: And I'm going to object
16	Q.	Did you, were you aware of who she was selling	16		to the extent you're about to disclose information
17		that stock to when it happened?	17		that would be protected by the marital privilege,
18	A.	I don't think she was aware who was selling it.	18		and I'll instruct you not to answer with regard to
19		She, I think she was thinking the company was	19		conversations that you had with Stacy in
20		buying it back. I don't, I'm not sure.	20		private.
21	Q.	Did you Well, we'll start with one occasion in	21		MR. DOAN: I'll join.
22		2005. Do you recall a time in 2005 when Stacy	22		MS. WITTENBERG: On this issue, Stacy has
23		sold stock back to Windy Waters?	23		discussed this during her deposition on page 177
		In 2005?	24		of her transcript where she talked him telling her
25	Q.	Right.	25		that she needed to get some money, and so I, I
		Dama 444			Dama 440
		Page 114			Page 116
1	A.	Page 114  I, I don't I don't remember that far back.	1		Page 116 think she's waived the privilege as to this topic.
1 2	A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked	1 2		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the
		I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family			think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.
2 3 4	Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money?	2 3 4		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if
2 3 4 5	Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember.	2 3 4 5		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.
2 3 4 5 6	Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any	2 3 4 5 6		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.
2 3 4 5 6 7	Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares	2 3 4 5 6 7		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.
2 3 4 5 6 7 8	Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters?	2 3 4 5 6 7 8		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the
2 3 4 5 6 7 8 9	Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.	2 3 4 5 6 7 8		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.
2 3 4 5 6 7 8 9	Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No. MR. DOAN: Object to form.	2 3 4 5 6 7 8 9		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)
2 3 4 5 6 7 8 9 10	Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join.	2 3 4 5 6 7 8 9 10		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No.	2 3 4 5 6 7 8 9 10 11 12		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption	2 3 4 5 6 7 8 9 10 11 12 13		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy	2 3 4 5 6 7 8 9 10 11 12 13		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know,
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall?	2 3 4 5 6 7 8 9 10 11 12 13 14 15		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No.	2 3 4 5 6 7 8 9 10 11 12 13		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was calculated?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're instructing him not to answer?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form. MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was calculated? No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q.	think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're instructing him not to answer?  MS. POLAKOWSKI: Yeah.  MS. WITTENBERG: Right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. A. Q. A. A.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was calculated? No. Regardless of the time, I know you don't recall	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23		think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're instructing him not to answer?  MS. POLAKOWSKI: Yeah.  MS. WITTENBERG: Right? Okay. All right. Mr. Randall, you're going to accept the instruction not to answer; right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was calculated? No. Regardless of the time, I know you don't recall the exact years, I think you said you are aware that on occasions she did sell stock Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A.	think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're instructing him not to answer?  MS. POLAKOWSKI: Yeah.  MS. WITTENBERG: Right? Okay. All right. Mr. Randall, you're going to accept the instruction not to answer; right? Right.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q.	I, I don't I don't remember that far back. Okay. Do you recall a time in 2005 when you asked Stacy to try and get some money because the family needed money? I don't remember. On any occasion have you ever seen any documentation to reflect Stacy's selling shares back to Windy Waters? No.  MR. DOAN: Object to form.  MS. POLAKOWSKI: Join. No. Did you ever see what's called a Stock Redemption Agreement between Windy Waters and Stacy Randall? No. Did you have any understanding about how the price she was getting paid for those shares was calculated? No. Regardless of the time, I know you don't recall the exact years, I think you said you are aware that on occasions she did sell stock	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	A.	think she's waived the privilege as to this topic.  MS. POLAKOWSKI: I don't have the deposition in front of me.  MS. WITTENBERG: I can give it to you if you want to take a look at it.  MS. POLAKOWSKI: Please do.  MS. WITTENBERG: 177.  MS. POLAKOWSKI: Could you read back the last question for me, please.  (Question read)  MS. POLAKOWSKI: You're not I'm going to instruct him not to answer.  MS. WITTENBERG: Okay. Then let me ask a few follow-up questions here. And just so I know, you're objecting on the basis of marital communications privilege?  MS. POLAKOWSKI: Correct.  MS. WITTENBERG: Okay. And you're instructing him not to answer?  MS. POLAKOWSKI: Yeah.  MS. WITTENBERG: Right? Okay. All right. Mr. Randall, you're going to accept the instruction not to answer; right?

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 31 of 45 Stacy L. Randall v Steven Randall October 12, 2023

Reed	C. Widen, et al.			October 12, 2023
	Page 117			Page 119
1	asked? Without telling me what the answer is, do	1		selling stock on any occasion?
2	you know the answer?			At the time I'm sure, I'm sure I would have
3	MS. POLAKOWSKI: If you need it read	3		known.
4	back, that's fine, too. Do you want the question	4		But as you sit here today, you don't know how much
5	read back?	5		it was?
6	THE WITNESS: Yes.	6		I couldn't tell you, no.
7	(Question read)	7		Do you recall any occasion where she sold stock
8	MR. DOAN: The question is	8	۷.	and received money that you know what the money
9 (		9		was used for?
10	that question? Don't say what the answer is, but		Α	I'm sorry, can you repeat that?
11	do you know the answer?		Q.	
12 /		12		sold stock. On any of those occasions, do you
	2. And you would have given an answer if you hadn't	13		recall what the money that you guys received was
14	been instructed not to answer; right?	14		used for?
	A. I don't know. Yes, I suppose.			I probably would have known at the time, yeah.
16 (	**	1		But right now you don't remember?
17	mind, if you told me, it would require you to			I don't remember.
18	disclose the contents of a communication between			Okay.
19	you and Stacy that was in private during your		-	I mean you're talking 40 years of
20	marriage?	1		Do you know whether the sales of stock that Stacy
21 /		21		did occurred after you moved to Florida?
22	conversation.	22		MS. POLAKOWSKI: Objection. Vague.
23 (		23	A.	I don't remember.
24	conversation			Do you recall whether any of the occasions when
<b>25</b> A	A. No.	25		Stacy sold stock occurred because there was a need
	Page 118			Page 120
1 (	) you're thinking of?	1		for money related to any real estate?
<b>2</b> A	A. No.	2		MS. POLAKOWSKI: Objection. Vague. Also
3 (	). Was it, did it occur in your home?	3		object to the extent that it would require you to
<b>4</b> A	A. In my home, yes.	4		disclose conversations that
5 (	2. And was the communication about the, related to	5	A.	I really don't remember what No, I don't
6	the sale of stock?	6		remember.
7	MS. POLAKOWSKI: I'm going to object and	7	Q.	Other than related to compensation for your
8	instruct you not to answer to the extent that it	8		employment with Widen Enterprises, have you ever
9	would require you to disclose information	9		asked Mike Kiesler for money?
10	THE WITNESS: I'm sorry?	1		My personal self?
11	MS. POLAKOWSKI: I'm going to object and	11	Q.	Have you asked him for money?
12	instruct you not to answer to the extent that			No, I have not asked him for money.
13	answering the question would require you to			Have you ever asked Reed Widen for money?
14	disclose something that you and Stacy discussed in	14	A.	I don't believe so.
15	private.	1		Have you ever asked Mark Widen for money?
<b>16</b> A				I have not.
17 (	7 1	17	Q.	Have you ever asked Price Widen for money?
18	can give without disclosing the contents of the			No.
19	communication between you and Stacy in private?			Did you ever ask Stuart Widen for money?
	A. No.			No.
21 (	Okay. Other than Stacy, did you ever talk to	21	Q.	Did you ever ask Tyler Widen for money?
(				3.7

Waters?

anyone else about her selling stock in Windy

25 Q. Do you know how much money Stacy obtained from

22

23

22 A. No.

23 Q. Are you aware of an occasion when Stacy Randall purchased additional stock from Windy Waters?

**25** A. I think I do remember something like that.

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 32 of 45 Stacy L. Randall v Reed C. Widen, et al.

Steven Randall October 12, 2023

Rec	ed C	C. Widen, et al.		October 12, 2023
		Page 121		Page 123
1	0	Do you recall any details about	1	STATE OF WISCONSIN)
	-	No.	2	MILWAUKEE COUNTY )
		that?	3	I, JANET D. LARSEN, a Notary Public in
	•	None.	4	and for the State of Wisconsin, do hereby certify that
		No, just that it happened?	5	the deposition of STEVEN RANDALL was taken before me
	-	(Witness indicating).	6	under and pursuant to the Federal Rules of Civil
		Is that a yes?	7	Procedure on the 12th day of October, 2023.
	-	It happened.	8	That before said witness testified,
		Okay.	9	he was first duly sworn by me to testify the truth.
10		MS. WITTENBERG: How are we doing on	10	That I am not a relative or employee or
11		time? Do you want to take another break? Do you	11	attorney or counsel of any of the parties, or a
12		want to stop for the day? What would you like to	12	relative or employee of such attorney or counsel, or
13		do, Mr. Randall?	13	financially interested directly or indirectly in this
14		MR. DOAN: How are you doing?	14	action.
15		THE WITNESS: I don't know. How much	15	That the foregoing pages are a true and
16		more stuff have you got?	16	correct transcription of my original shorthand notes
17		MS. WITTENBERG: I would estimate	17	taken at said time and place.
18		MR. DOAN: Can this be off the record?	18	Dated this 16th day of October, 2023
19		MS. WITTENBERG: Sure. Why don't we go	19	at Milwaukee, Wisconsin.
20		off.	20	JANET DONALDSON LARSEN
21		(Discussion off the record)	21	REGISTERED PROFESSIONAL REPORTER NOTARY PUBLIC, STATE OF WISCONSIN
22		MS. WITTENBERG: We can go back on the	22	MY COMMISSION EXPIRES 1-22-26
23		record just briefly to memorialize what we just	23	Janet Donaldson Larsen NOTARY PUBLIC
24		talked about. Off the record we had some	24	STATE OF WISCONSIN
25		discussions with counsel and the witness about a	25	
		Page 122		
1		date to continue the deposition. We've selected		
2		November 6th at 10 a.m., so we will stop here for		
3		the day. We will resume here again at		
4		Mr. Randall's home at 10 a.m. November 6th. Okay?		
5		MS. POLAKOWSKI: Thank you, Steven.		
6		MS. WITTENBERG: Thank you for your time		
7		today.		
8		(Proceedings adjourned at 1:19 p.m.)		
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 33 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

S	-			
\$\frac{\fr		32:12	95:19,21	13:9,24;61:10
14:23:22:17:34:19;	\$	again (20)		
23:22,24		14:23;22:17;34:19;	9:3;36:2;69:15	34:12;35:3,11
10.13   10.1	\$1.3 (2)	44:16;46:15;52:11;53:21;	arts (1)	Based (1)
Substity	* *	64:20;74:14;80:11;87:4;	10:13	103:2
24:2		88:21;92:17;93:2;97:12;	assets (12)	basic (1)
A	24:2	101:8,16,22;102:11;122:3		5:19
A ability (3) 10:18:11:10;34:9 ability (3) 10:18:11:10;34:9 abic (1) 16:24 accept (1) 16:16 acceountant (8) 94:2c,17:95:1;102:18, 22:103:20; accountant*s (1) 94:2c) accountant*s (1) 94:2c) accountant*s (1) 94:2c) accounts (1) 31:25 accountant*s (1) 31:25 accountant* (1) 48:21 acquaired (1) 48:22 acquaired (8) 65:24:679:68:10;70:16, 20:71:27:22:173:16 acquaired (8) 65:24:679:68:10;70:16, 20:71:27:22:173:16 acquaired (8) 65:24:679:68:10;70:16, 20:71:27:22:173:16 acquaired (8) 48:22 address (2) 12:25:139:22:24;14:2; 548:88:22:62:12,132:5; 642:26:56:71,82:17:26, 24;73:11,74:1,19;91:2; addressed (4) 91:91:15 23:20 advays (1) 30:6 ambiguous (1) 85:1 Amss (1) 85:1 Aspeared (1) 23:1,12:24:10:26:17; 23:20 advay (2) 23:20 advay (3) 30:6 advarefile (3) 41:18:89:18:106:15 best (5) ext (5) 7:15:11:10;34:8;50:2; 25:13 Betty (6) at (7) 31:11:24:18:12:21:13:16, 18:11 Andrew (1) 99:6 31:12:24:13:12:22:13:16, 18:11 Andrew (1) 99:6 31:23:13:14:18:12:22:13:16, 18:11 Andrew (1) 99:6 31:24:14:15:12:25:15:21: 18:11-24:18:22:12:23:13:16, 18:11 Austin (2) 66:22,55 available (1) 66:23,75:17:10 66:18;76:12:25:18; 33:10:90:10:11:11:18; 25:18  Beach (5) 67:27:01:17:11:18; attention (1) 10:23 atte		against (1)	15;50:10,18;51:14,15,16;	basically (1)
ability (3) 10:18;11:10;34:9 abile (1) 16:24 47:65:66:11,18:57:1,10; 16:23 accessing (1) 16:14 accountant (8) 94:20,179:51:10:218, 22;103:20,23 accountant's (1) 94:20,179:51:10:18, 22;103:20,23 accountant's (1) 94:20 accounts (1) 11:4.7;14:19;38:16; 40:5,19;43:6,10,11:60:1 acquainted (1) 48:22 acquaire (8) 65:24:67:96:81:0,70:16, 20:71:27;22:17:31:6 acquaire (8) 65:24:67:96:81:0,70:16, 20:71:27;22:17:31:6 acdual (1) 84:16 addressed (4) 34:25 43:25:13 23:34:14:19:38:12;21:51:3 acquaired (8) 65:24:67:96:10,70:16, 20:71:27;22:17:31:6 acdual (1) 84:16 addressed (4) 9:5 40:5,13;34:2,14:2; 54:38:82:26:21:21:32:5, 54:25:65:67;18:21:72:16, 247:73:11,74:1,19,79:12; 80:15:103:14 addressed (4) 99:91:91:12,25:92:6 addresses (7) 12:28 advertisements (1) 25:17 affiliated (1) 12:38 advertisements (1) 25:17 affiliated (1) 10:18 appoint (1) 11:17 appoint (1) 11:18 11:11:14 11:11:14:14 11:14 11:14:1		21:2	58:17	45:13
ability (3) 10:18;11:10;34:9 able (1) 16:24 16:24 16:23 10:28;11:23;110:23;106:21; 110:23 10:86;17:10:25;106:21; 110:25 accountant (8) 942;2.61;795:1;102:18, 22;103:20,23 accountant's (1) 942;2.01;395:1;102:18, 22;103:20,23 accountant's (1) 14:8 almost (1) 23:20 accounts (1) 31:25 accurate (10) 114;7;14:19;38:16; 40:5,19;43:6,10,11;60:1 acquained (1) 48:22 acquire (8) 65:24;679;68:10;70:16, 20;71:2;72:2;173:16 actual (1) 84:16 actual (1) 84:16 actual (1) 84:16 actual (1) 84:16 24:75:85;82:26:21:2,13;25; 64:22:65:66;71:8,21;72:16; 24;73:11,74;1,19;79:12; 80:15:103:14 addressed (4) 91:91:25;139,22,24;14:2; 54:85;82:26:21:2,13;25; 64:22:65:66;71:8,21;72:16; 24;73:11,74;1,19;79:12; 80:15:103:14 addressed (3) 91:91:22:5;139,22,24;14:2; 54:85;82:26:21:2,13;25; 64:22:65:66;71:8,21;72:16; 24;73:11,74;1,19;79:12; 80:15:103:14 addressed (1) 12:8 ppear (1) 23:17 addressed (1) 12:8 ppear (1) 24:16 appear (1) 25:17 appropriate (1) 12:8 advertisements (1) 25:17 affiliated (1) 12:8 114:15;19:15:1		age (1)	assume (1)	basis (1)
ability (3) 10:18;11:10;34:9 able (1) 16:24 accept (1) 16:25 accessing (1) 16:14 accountant (8) 94:26,17;95:1;102:18, 22:103:20.23 accountant's (1) 94:20 accountant's (1) 94:20 accountant's (1) 14:8 almost (1) 36:12	$\mathbf{A}$	11:1	5:23	116:15
10:18,111:10;34:9   able (1)		ago (1)	Attachment (2)	Beach (5)
10:18;11:10;34:9   alpha   alpha   life;34:24:46:4.16;   47:65:56:11,18:57:1.10;   5:116:23   caccept (1)   16:24   accountant (8)   16:14   accountant (8)   114:14   alpha   22:103:20.23   accountant's (1)   94:20, accountant's (1)   94:20, accountant's (1)   48:2   almost (1)   23:20   accountant's (1)   94:20   accounts (1)   31:25   almost (1)   23:20   accounts (1)   31:25   almost (1)   23:20   accounts (1)   31:25   almost (1)   23:20   accounts (1)   31:25   accounts (1)   30:6   ambiguous (1)   99:15   Amos (1)   30:6   acquainted (1)   48:22   acquire (8)   23:1,12:24:10;26:17;   28:1;115:13   and/or (3)   32:1,12:24:10;26:17;   28:1;15:13   and/or (3)   43:25;50:13;51:23,25;   62:22,65:67;18:2,17:21:6   24:73:1174;119;79:12;   80:15;103:14   addresse (2)   99:20   20:20   begin (1)   5:11;72:24:418:8.10   5:11;72:44:18:8.11   97:11   became (6)   begin (1)   5:11;72:44:18:10   47:24:418:1.10   5:11;72:44:18:18:11   97:11   became (6)   begin (1)   5:11;72:44:18:18:11   97:11   became (6)   color   colo	ability (3)	50:16	102:3;111:4	67:2;70:11;71:18;
16:24   47:66566.1,118.57:1,10   59:16:60:25;75:9;77:5,9   10:86:17;102:5;106:21;   10:23   attorney (4)   59:16:60:25;75:9;77:5,9   10:86:17;102:5;106:21;   10:23   attorney (4)   59:16:60:25;75:9;77:5,9   10:86:17;102:5;106:21;   10:23   attorney (4)   59:17:24:41:8,12   attorney (4)   36:17:10:12   a		agree (20)	attention (1)	72:23;73:11
16:24 accept (1)		18:6;44:24;46:4,16;	101:23	became (6)
accept (1)		47:6;56:6,11,18;57:1,10;	attorney (4)	9:19;10:14;18:7,9,22;
16:23   10:8c:17;102:5;106:21;   110:25   10:8c:17;102:5;106:21;   110:25   10:8c:17;102:5;106:21;   12:18;		59:16;60:25;75:9;77:5,9,	5:11;7:24;41:8,12	
10:25		10;86:17;102:5;106:21;	attorneys (4)	begin (1)
16:14		110:25	7:2,14;22:14;27:21	38:2
14:14		Agreement (1)	August (1)	
94:2,6,17,95:1;102:18, 22:103:20.23 accountant's (1) 94:20 accounts (1) 31:25 accurate (10) 11:4,71:4:19;38:16; 40:5,19;43:6,10,11:60:1 acquainted (1) 48:22 acquire (5) 72:1;73:4;74:6,24;76:13 acquired (8) 20;71:2,72:21;73:16 actual (1) 84:16 actual (1) 99:6 andow (3) 45:2;46:16;61:11 Andrew (1) 120:24 address (2) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 address (4) 91:9,12,25;92:6 address (7) 47:5,8;54:5;74:15; 75:23;76:68:0:16 adjourned (1) 122:8 advertisements (1) 25:18 affiliation (1) 104:5 affiliation (1) 25:18		114:14	8:11	97:11
22;103:20,23 accounts (1) 94:20 accounts (1) 31:25 accurate (10) 11:4,7;14:19;38:16; 40:5,19;43:6,10,11;60:1 30:6 adjust (8) 65:24;67:9;68:10;70:16, 20;71:2;72:21;73:16 actual (1) 84:16 Andrew (1) 99:6  Betty (6) 31:13:22:113:26; 11:12:12:13:22:13:22; 18:111:21:13 22:7; 18:11-12:12 Betty (6) 31:13:22:13:32:20; 36:31:99:01:01,14;19; 11:12:12:12:12:22:23 31:19:20:13:14:12:16 32:11:12:12:13:22:11:16:16 32:11:12:12:13:22:11:16:11 32:7; 32:13:13:44:44:49:45:19, 32:13:14:48:14:8:14:19:51:02:21 12:12:8 Advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18			Austin (2)	behalf (1)
accountant's (1)   94:20		52:10;96:1;110:11	6:23,25	91:3
14:8   almost (1)   23:20   always (1)   31:25   accurate (10)   23:20   always (1)   30:6   ambiguous (1)   99:23   below (1)   99:23   accurate (10)   48:22   acquire (3)   72:1;73:4;74:6;24;76:13   acquired (8)   20;71:2;72:1;73:16   actual (1)   84:16   actual (1)   84:16   actual (1)   84:16   actual (1)   84:16   actual (1)   84:23   address (2)   12:25;139,22,24;14:2: 15:25;13-25;64:22;63:12,13,25; 64:22;65:67;18,21;72:12   80:15;103:14   addressed (4)   91:9,122:59;92:6   adjourned (1)   22:19.59;92:6   adjourned (1)   25:17   affiliated (1)   104:5   affiliation (1)   25:18   affiliation (1)   104:5   affiliation (1)   25:18   are filiation (1)   12:51:8   are filiation (1)   13:25   are filiation (1)   25:18   are filiatio		aids (1)	available (1)	
accounts (1)		14:8		16:24;24:4,13
31:25 accurate (10) always (1) 30:6 (6:18;76:1 avoid (1) 6:2 avoid (1) 48:22 acquire (5) 72:1;73:4;74:6;24;76:13 acmount (6) 23:1,12;24:10;26:17; 28:12;115:13 anmount (6) 23:1,12;24:10;26:17; 28:12;115:13 and for (3) 45:2;46:16;61:11 Andrew (1) 84:16 actual (1) 45:25;50:13;51:23;25; 54:25;63:26;212,13;25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addressed (4) 77:58;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 125:17 affiliated (1) 104:5 adrill at (1) 104:5 adrill at (1) 104:5 affiliation (1) 25:18 accurate (10) 30:6 618;76:1 avoid (1) 6:2 avoid (1) 6:2 avared (1) 58:16 (1) 88:14:22;120:23 avarded (1) 58:16 (1) 88:14:22;120:23 away (2) 36:7;112:12 awful (1) 32:7 birth		almost (1)		below (1)
accurate (10)         always (1)         30:6         avoid (1)         besides (3)         41:14.7;14:19;38:16;         45:19;43:6;10;11;60:15         avoid (1)         45:24         avared (1)         41:18;89:18;106:15         best (5)         71:5;11:10;34:48;50:2;         95:22         best (5)         42:11:11         41:18;89:18;106:15         best (5)         42:11         41:18;89:18;106:15         42:11         41:18;89:18;106:15         42:11         41:18;89:18;106:15         42:11         42:11         42:11         42:11			64:16,19,20,21;65:16;	
30:6   30:6		always (1)	*	
40:5,19;43:6,10,11;60:1 acquainted (1) 48:22 acquire (5) 72:1;73:4;74:6,24;76:13 acquired (8) 65:24,67:9,68:10;70:16, 20;71:2;72:21;73:16 actual (1) 84:16 actually (2) 34:23,84:7 additional (1) 120:24 address (2) 12:25;13:9,22,24;14:2; 54:8,58:22;62:12,13,25; 64:22;65:66;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:91,22,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18 ambiguous (1) 91:15 awarded (1) 85:16 aware (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 111:12;112:13,22;113:16, 18;114:22;120:23 awary (2) 21:4,11,15;24:18;22:10:23 awary (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 111:12;112:13,22;113:16, 18;114:22;120:23 awary (1) 25:13 aware (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 111:12;112:13,22;113:16, 18;114:22;120:23 awary (1) 25:13 aware (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 111:12;112:13,22;113:16, 18;114:22;120:23 awary (1) 25:13 aware (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 111:12;11:13,22;13:16, 18;114:22;120:23 awary (16) 21:4,11,15;24:18;32:20; 33:10,90:10,14,19; 18;114:22;120:23 awary (1) 25:13 avary (2) 20:1 36:7;112:12 bills (1) 8:5  Bett (6) 31:16;32:21;33:2,5,7,11 bect (1) 25:13 awary (1) 25:13 avary (2) 20:1 36:7;112:12 bills (1) 8:5 Bett (6) 31:16;32:21;33:2,5,7,11 bect (1) 25:13 avary (2) 20:1 36:7;112:12 bills (1) 8:5 Bisbee (3) 48:21,22;90:6 bitt (1) 25:13 avary (2) 20:1 36:7;112:12 bills (1) 8:5 Bisbet (6) 31:16;32:21;33:2,5,7,11 bect (1) 25:13 avary (2) 20:1 36:7;112:12 bills (1) 32:7 103:16;32:21;33:2,5,7,11 bect (1) 8:5 Bett (6) 31:16;32:21;33:2,5,7,11 bect (1) 8:5 Bett (6) 31:16;32:21;33:2,5,7,11 bect (1) 8:5 Bisbee (3) 48:21,22:20:2 10:21;32:14:11:12:12:12:12:12:12:12:12:12				
acquired (1) 48:22 Amos (1) 58:16 acquired (8) 72:1;73:4;74:6,24;76:13 acquired (8) 23:1,12;24:10;26:17; 20;71:2;72:21;73:16 actual (1) 84:16 Andrew (1) 9:6 actually (2) 34:23;84:7 additional (1) 120:24 address (22) 12:25;13:9,22,24;14:2; 54:8;88:22;62:12,13,25; 64:22,65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 advertisements (1) 25:17 affiliated (1) 104:5 acquired (8) 85:5 amount (6) 23:1,12;26:17; 23:1,12;24:10;26:17; 23:1,12;24:10;26:17; 33:10:90:10,114,19; 11:12;112:13,22;113:16, 11:12:112:13,22;113:16, 11:12:112:13,22;113:16, 11:12:12:12:23 away (2) 36:7;112:12 bills (1) 32:7 birth (1) 88:5 Bisbee (3) 48:21,22;90:6 bit (5) back (39) 9:1,1;11:12;12:5;15:21; 19:1,24:18;26:19;28:20; 19:1,24:18;117:95:10;96:9, 19:1,24:18;117:95:10;96:9, 19:1,24:18;117:95:10;96:9, 19:1,24:18;117:95:10;96:9, 10:21;53:19;85:17; 10:21;53:19;12:15; 10:21;53:19;85:17; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;12:15; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;53:19;22:11; 10:21;13:10; 10:21;53:19;22:11				
Amos (1)				
amount (6)   21:4,11,15;24:18;32:20;   33:10,90:10,14,19;   111:12;112:13,22;113:16,   34:2;46:16;61:11   34:10   34:2;46:16;61:11   36:4;46:16;61:11   36:4;41:10:10;41:10:10:10:10:10:10:10:10:10:10:10:10:10				
72:1;73:4;74:6,24;76:13 acquired (8) 65:24;67:9;68:10;70:16, 20;71:2;72:21;73:16 actual (1) 84:16 actually (2) 34:23;84:7 additional (1) 120:24 address (22) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8;21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 advertisements (1) 125:17 affiliated (1) 104:5 adfiliation (1) 104:5 actually (8) 23:1,12;24:10;26:17; 28:12;115:13 and/or (3) 45:2;46:16;61:11 Andrew (1) 36:7;112:12 38:114:22;120:23 38way (2) 38i:10;90:10,14,19; 31:116;12:12:23 38way (2) 38i:10;90:10,14,19; 31:116;31:21:12:12 38i(7;112:12 38i(8) 31:16;32:21;33:2,5,7,11 32:7 birth (1) 32:13:14:14:12:12:12 10:11:10:12:12:12:12:12 10:11:10:12:12:12:12 10:11:10:12:12:12:12	acquire (5)			
28:12;115:13	72:1;73:4;74:6,24;76:13			
20;71:2;72:21;73:16   actual (1)   84:16   Andrew (1)   9:6   answered (16)   99:6   answered (16)   32:7   birth (1)   32:7	acquired (8)			
actual (1) 84:16 actually (2) 34:23;84:7 additional (1) 120:24 address (22) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 125:17 affiliated (1) 25:17 affiliated (1) 104:5 affiliation (1) 104:5 affiliation (1) 25:18  45:2;46:16;61:11 Andrew (1) 9:6 43:25;50:13;51:23,25; 52:21;61:5;79:20;84:21; 90:397:24;99:5;107:16; 108:20,24;112:4,6 Apollo (6) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 24:16 appear (1) 12:1,23;14:21;15:25; 113:20,23;114:1,8;116:8; 117:4,5;12:12 bling (1) 30:17 black (3) 95:19,21,23 Bling (6) 20:7,14,15,16,21,21 blingy (1) 20:1 bills (1) 32:7 blink (1) 99:6  back (39) 9:1,1;11:12;12:5;15:21; 19:1;24:18;26:19;28:20; 32:23;43:16;44:9;45:19, 32:7 blink (1) 99:6  back (39) 9:1,1;11:12;12:5;15:21; 10:21;53:19;85:17; 10:21;53:19;92:22;93:20; 10:21;53:19;10:6, 10:21;53:19;10:6, 10:21;53:19;10:6, 10:21;53:19;10:6, 10:21;53:19;10:6, 10:21;53:19;10:6, 10:21;53	65:24;67:9;68:10;70:16,			
84:16 actually (2) 34:23;84:7 additional (1) 120:24 address (22) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5,74:15; 75:23;76:6;80:16 adjourned (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  Andrew (1) 9:6 answered (16) 43:25;50:13;51:23,25; 52:21;61:5;79:20;84:21; 90:3,97:24;99:5;107:16; 108:20,24;112:4,6 Apollo (6) 43:25;50:13;51:23,25; 52:21;61:5;79:20;84:21; 90:3,97:24;99:5;107:16; 108:20,24;112:4,6 Apollo (6) 67:1,70:10;71:17;72:13, 23;73:11 108:20,24;112:15;15:21; 19:1;24:18;26:19;28:20; 32:23;43:16;44:9;45:19, 32:7 birth (1) 8:5  B bills (1) 32:7 birth (1) 8:5 bisbee (3) 48:21,22;90:6 bit (5) 10:21;53:19;85:17; 10:21;53:19;25:19; 10:21;53:19;25:19; 10:21;53:19;25:19; 10:21;53:19;25:19; 10:21;53:19;25:19; 10:21;53:19;25:19; 10:21;53:19;25:19;	20;71:2;72:21;73:16			
actually (2)     34:23;84:7     additional (1)     120:24     address (22)     12:25;13:9,22,24;14:2;     54:8;58:22;66:12,13,25;     64:22;65:6;71:8,21;72:16,     24;73:11;74:1,19;79:12;     80:15;103:14     addressed (4)     91:9,12,25;92:6     addresses (7)     47:5,8;54:5;74:15;     75:23;76:6;80:16     adjourned (1)     25:17     advertisements (1)     25:17     affiliated (1)     104:5     affiliation (1)     25:18     39:6     aswered (16)     43:25;50:13;51:23,25;     52:21;61:5;79:20;84:21;     99:6     B     Bisbee (3)     48:21,22;90:6     bit (5)     bit (5)     bit (5)     10:21;53:19;85:17;     10:2	actual (1)			
activaly (23)       answered (16)       43:25;50:13;51:23,25;       52:21;61:5;79:20;84:21;       B       Bisbee (3)         120:24       90:3;97:24;99:5;107:16;       108:20,24;112:4,6       48:21,22;90:6       48:21,22;90:6         54:8;58:22;62:12,13,25;       64:22;65:6;71:8,21;72:16,       67:1;70:10;71:17;72:13,       99:1,1;11:12;12:5;15:21;       10:21;53:19;85:17;         80:15;103:14       40dressed (4)       91:9,12,25;92:6       3ppeard (1)       32:23;43:16;44:9;45:19,       32:23;43:16;44:9;45:19,       10:21;53:19;85:17;         47:5,8;54:5;74:15;       78:3       12;14;81:17;95:10;96:9,       12:21;13:12:22       105:11;100:22;101:22;       20:7,14,15,16,21,21         adjourned (1)       12:21,23;14:21;15:25;       113:20,23;114:1,8;116:8;       10:21;33:19;85:17;       20:7,14,15,16,21,21         adjourned (1)       12:21,23;14:21;15:25;       113:20,23;114:1,8;116:8;       20:103:7         advertisements (1)       20;103:7       8ad (1)       30:19,20,22,25;31:2,5         boat (6)       30:19,20,22,25;31:2,5         book (1)       57:17       53:5         April (8)       11:13;12:7;13:6,12,15;       18:17       book (4)         18:17       books (4)         53:2,3,4,9       both (20)	84:16		*	` '
additional (1) 120:24 address (22) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24:73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  43:25;50:13;51:23,25; 52:21;61:5;79:20;84:21; 90:3;97:24;99:5;107:16; 108:20,24;112:4,6 Apollo (6) 108:20,24;112:4,6 Apollo (6) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 78:3 12:14;81:17:95:10;96:9, 12:14;81:17:95:10;96:9, 12:14;81:17:95:10;96:9, 12:14;81:17:95:10;96:9, 12:14;81:112:2; 105:11;106:21;112:15; 113:20,23;114:1,8;116:8; 113:20,23;114:1,8;116:8; 113:20,23;114:1,8;116:8; 113:45;12:22 background (1) 25:17 4propriate (1) 57:17 4pril (8) 11:13;12:7;13:6,12,15; 11:13;12:7;13:6,12,15; 11:13;12:7;13:6,12,15; 11:13;12:7;13:6,12,15; 11:13;12:7;13:6,12,15; 12:18  Bisbee (3) 48:21,22;90:6 bit (5) 10:21;53:19;85:17; 10:21;53:19;22:20; 10:11:11:12;12:5;15:21; 10:21;53:19;22:20; 10:21;53:19;85:17; 10:21;53:19;23:20; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;23:20; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;22:20; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:21; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;85:17; 10:21;53:19;22:20; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:21; 10:11:11:12;12:5;15:19; 10:21;53:19;82:20; 10:11:11:12;12:5;15:19; 10:21;53:19;				
Simple   S			99:6	
address (22) 12:25;13:9,22,24;14:2; 54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  90:3;97:24;99:5;107:16; 108:20,24;112:4,6 Apollo (6) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 78:3 appear (1) 24:16 appears (14) 112:1,23;14:21;15:25; 105:11;106:21;112:15; 113:20,23;114:1,8;116:8; 113:20,23;114:1,8;116:8; 117:4,5;121:22 background (1) 12:8 advertisements (1) 25:17 appropriate (1) 57:17 April (8) 11:13;12:7;13:6,12,15; 13:125  aliely-Rihn (1) 18:17 book (1) 53:5 books (4) 53:2,3,4,9 both (20)			D	
108:20,24;112:4,6 Apollo (6) 67:1;70:10;71:17;72:13, 24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  108:20,24;112:4,6 Apollo (6) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 67:1;70:10;71:17;72:13, 23;73:11 appear (1) 67:1;70:10;71:17;72:13, 23:23;43:16;44:9;45:19, 24;52:12;59:7,10,23;60:9, 12;14;81:17;95:10;96:9, 12;14;81:17;95:1			В	
Apollo (6)  54:8;58:22;62:12,13,25; 64:22;65:6;71:8,21;72:16, 24;73:11;74:1,19;79:12; 80:15;103:14  addressed (4) 91:9,12,25;92:6 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  Apollo (6)  67:1;70:10;71:17;72:13, 23;73:11 appear (1) 78:3 appeared (1) 24:16 appears (14) 12:21,23;14:21;15:25; 18:4;38:19;59:22;82:21; 86:15;96:7;98:23;101:6, 20;103:7 appropriate (1) 57:17 April (8)  11:13;12:7;13:6,12,15; 19:1;24:18;26:19;28:20; 32:23;43:16;44:9;45:19, 24;52:12;59:7,10,23;60:9, 18:97:11;100:22;101:22; 105:11;106:21;112:15; 113:20,23;114:1,8;116:8; 117:4,5;121:22 blingy (1) 20:13 boat (6) 30:19,20,22,25;31:2,5 boats (1) 30:17 book (1) 53:5 books (4) 53:2,3,4,9 both (20)  53:2,3,4,9 both (20)			h 1- (20)	
64:22;65:6;71:8,21;72:16, 22;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18				
24;73:11;74:1,19;79:12; 80:15;103:14 addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18 23;73:11 appear (1) 78:3 appeared (1) 24:16 appears (14) 12:21,23;14:21;15:25; 18:4;38:19;59:22;82:21; appropriate (1) 57:17 appropriate (1) 57:17 4pril (8) 11:13;12:7;13:6,12,15; 14:15,19;15:1 23;73:11 appear (1) 24;52:12;59:7,10,23;60:9, 18;97:11;100:22;101:22; 105:11;106:21;112:15; 117:4,5;121:22 black (3) 95:19,21,23 Bling (6) 20:7,14,15,16,21,21 blingy (1) 20:13 boat (6) 30:19,20,22,25;31:2,5 books (1) 30:17 book (1) 53:5 books (4) 53:2,3,4,9 both (20)				
addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18 appear (1) 78:3 appeare (1) 78:3 appeared (1) 24;16 appears (14) 113:20,23;114:1,8;116:8; 117:4,5;121:22 background (1) 8:4 background (1) 8:4 background (1) 78:3 Bling (6) 20:7,14,15,16,21,21 blingy (1) 20:13 boat (6) 30:19,20,22,25;31:2,5 boats (1) 30:17 book (1) 30:17 book (1) 30:17 book (1) 57:17 April (8) 11:13;12:7;13:6,12,15; 18:17 books (4) 53:2,3,4,9 both (20) both (20)				
addressed (4) 91:9,12,25;92:6 addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  Part of the first of the properties of th				
addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18 appeared (1) 24:16 appears (14) 113:20,23;114:1,8;116:8; 113:20,23;114:1,8;116:8; 117:4,5;121:22 background (1) 8:4 bad (1) 77:13 Bailey-Rihn (1) 18;97:11;100:22;101:22; 105:11;106:21;112:15; blingy (1) 20:7,14,15,16,21,21 blingy (1) 20:13 boat (6) 30:19,20,22,25;31:2,5 boats (1) 30:17 book (1) 57:17 April (8) 11:13;12:7;13:6,12,15; affiliation (1) 25:18				
addresses (7) 47:5,8;54:5;74:15; 75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  24:16 appears (14) 105:11;106:21;112:15; 113:20,23;114:1,8;116:8; 117:4,5;121:22 background (1) 86:15;96:7;98:23;101:6, 20;103:7 appropriate (1) 57:17 April (8) 11:13;12:7;13:6,12,15; affiliation (1) 25:18  105:11;106:21;112:15; 113:20,23;114:1,8;116:8; 117:4,5;121:22 background (1) 30:19,20,22,25;31:2,5 boats (1) 30:17 book (1) 53:5 books (4) 53:2,3,4,9 both (20)				
address(f)       47:5,8;54:5;74:15;       113:20,23;114:1,8;116:8;       20:13         boat (6)       30:19,20,22,25;31:2,5         boat (6)       30:19,20,22,25;31:2,5         boat (1)       30:19,20,22,25;31:2,5         boat (1)       30:17         boat (1)       30:17         boat (1)       30:17         boat (1)       30:17         book (1)       57:17         book (1)       53:5         books (4)       53:2,3,4,9         both (20)       53:2,3,4,9				
75:23;76:6;80:16 adjourned (1) 122:8 advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  12:21,23;14:21;15:25; 18:4;38:19;59:22;82:21; 86:15;96:7;98:23;101:6, 20;103:7 appropriate (1) 57:17 April (8) 11:13;12:7;13:6,12,15; 14:15,19;15:1  117:4,5;121:22 boat (6) 30:19,20,22,25;31:2,5 boats (1) 30:17 book (1) 53:5 books (4) 53:2,3,4,9 both (20)				
75.23,76.5,60.7         adjourned (1)       18:4;38:19;59:22;82:21;       background (1)       30:19,20,22,25;31:2,5         boats (1)       boats (1)       30:17         advertisements (1)       20;103:7       bad (1)       30:17         appropriate (1)       57:17       Bailey-Rihn (1)       53:5         affiliated (1)       April (8)       18:17       books (4)         affiliation (1)       11:13;12:7;13:6,12,15;       bank (1)       53:2,3,4,9         25:18       31:25       both (20)				
122:8   86:15;96:7;98:23;101:6,   8:4   boats (1)   30:17     25:17   appropriate (1)   57:17   Bailey-Rihn (1)   104:5   April (8)   11:13;12:7;13:6,12,15;   bank (1)   53:2,3,4,9     25:18   26:15;96:7;98:23;101:6,   8:4   boats (1)   30:17     book (1)   53:5   books (4)     bank (1)   53:2,3,4,9     calculation (1)   11:13;12:7;13:6,12,15;   bank (1)   53:2,3,4,9     calculation (1)   12:18   12:18   12:18     calculation (1)   12:18   12:18     calculation (1)   13:18   13:18     calculation (1)   13:18   13:18     calculation (1)   13:18   13:18     calculation (1)   13:18   13:18     calculation (1)				
advertisements (1) 25:17 affiliated (1) 104:5 affiliation (1) 25:18  20;103:7 appropriate (1) 57:17 April (8) 11:13;12:7;13:6,12,15; 14:15,19;15:1  bad (1) 77:13 book (1) 53:5 books (4) 53:2,3,4,9 both (20)  30:17 books (1) 53:5 books (4) 53:2,3,4,9 both (20)	• • • • • • • • • • • • • • • • • • • •			
25:17 affiliated (1) 104:5 affiliation (1) 25:18  appropriate (1) 57:17 April (8) 11:13;12:7;13:6,12,15; 14:15,19;15:1  pook (1) 53:5 book (1) 53:5 books (4) 53:2,3,4,9 53:2,3,4,9 both (20) both (20)				
affiliated (1)       57:17       Bailey-Rihn (1)       53:5         104:5       18:17       books (4)         affiliation (1)       11:13;12:7;13:6,12,15;       bank (1)       53:2,3,4,9         25:18       14:15,19;15:1       31:25       both (20)				
April (8)  104:5  affiliation (1)  25:18  April (8)  11:13;12:7;13:6,12,15;  bank (1)  31:25  books (4)  53:2,3,4,9  both (20)  both (20)				× /
affiliation (1) 25:18  11:13;12:7;13:6,12,15; 14:15,19;15:1  bank (1) 31:25  both (20)  11:13;12:7;13:6,12,15; 14:15,19;15:1				
25:18 14:15,19;15:1 31:25 <b>both (20)</b>				
25.10				
anoru (1)				
	anoru (1)			- , - , - , - , - , - , - , - , - , - ,

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 34 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

			,
47:6,7,21;55:9;56:8,13,19;	20:16;109:9	5:10	confuse (1)
57:3,11;61:14,15;91:18;	called (8)	Christmas (1)	53:23
93:12;94:9,10	17:10;20:14;49:16;	29:25	confusing (1)
bottom (14)	50:21;87:8;97:8;98:9;	Christmases (1)	20:18
19:3;58:11;59:4,10,24;	114:13	30:6	consider (2)
82:6;95:9;96:11,14;99:13;	calls (15)	circles (1)	29:18;30:16
104:9,25,25;105:4	20:14,14;34:7;36:16,18;	25:22	contents (2)
bought (2)	42:23;49:9;83:8;87:17;	circuit (2)	117:18;118:18
30:1;55:17	88:17;89:10;97:18;103:5;	58:3;70:1	continue (1)
bowl (2)	105:25;112:7	civil (1)	122:1
34:16,16	came (6)	20:3	controlled (10)
box (1)	20:21;68:17,20,24;	clear (3)	54:19;55:4,9;56:8,13,
34:20	93:15;95:24	6:5;43:8;57:21	20;57:3,12;61:2;80:2
boy (2)	can (56)	close (1)	controls (1)
19:18;78:14	6:2,6,15;7:14;10:22;	18:10	90:7
boys (3)	11:5,21;17:25;19:2;22:16,	coach (1)	conversation (3)
38:25;47:16;48:25	24;25:24;26:9;27:1;28:20;	49:1	107:17;117:22,24
Breach (1)	30:4,13;32:6;38:15,18;	coins (4)	conversations (4)
72:13	40:3;43:5;44:16;48:7;	34:11;35:2,8,8	27:17,20;115:19;120:4
bread (1)	50:2;52:6,9,11;53:15,20;	collect (1)	copied (1)
34:20	58:3;59:8;60:12;69:7,25;	93:15	110:25
	80:6,9,11;85:9;90:23;	collected (1)	
break (21)		94:1	copy (4)
6:9,17;17:12,15;28:15,	91:21;93:7;100:11,22;	combination (1)	95:22,25;96:5,19 Corporation (1)
19;53:11,14,16,17,22;	106:18,18;107:25;108:2;		
67:11,12;79:24;81:16;	110:11;112:11,18;116:4;	36:10	102:2
100:8,11,12,21,24;121:11	118:18;119:10;121:18,22	comfortable (1)	correctly (1)
breaks (1)	cancer (1)	29:8	37:22
6:11	69:16	coming (1)	cost (2)
Bridge (1)	caption (1)	25:10	39:13,24
72:12	15:12	commercials (1)	costing (1)
briefly (1)	Carriage (2)	25:17	39:21
121:23	68:4;70:2	communicate (1)	Cottage (13)
bringing (1)	carried (1)	27:8	40:10,18;44:25;46:25;
113:5	97:4	communication (4)	47:16,19;54:9;55:25;56:3,
broke (2)	Carrington (3)	41:12;117:18;118:5,19	15;57:6;60:16;61:2
39:23;42:6	70:10;71:17;72:8	communications (2)	counsel (2)
brought (4)	case (8)	7:13;116:16	7:11;121:25
32:16,17;39:23;91:7	15:12;16:2;17:20;23:4;	companies (2)	count (1)
Buck (16)	24:23;80:23;93:8;101:18	24:24;58:18	75:8
40:24;41:4,17,18,23;	cash (1)	company (20)	couple (1)
42:15,17;60:23;82:22,25;	33:4	23:5,10;24:20;25:6,15,	99:11
83:5;84:5,18;85:1;89:14,	caused (1)	19;26:14,16;48:12;49:16;	court (2)
24	24:13	50:3;53:3,4,5;91:20;98:1;	6:6;112:8
budget (2)	caution (2)	106:2;108:7,8;113:19	Cromwell (1)
16:25;32:10	22:13;27:20	compared (1)	73:10
budgeting (1)	certain (9)	23:6	crossed (1)
32:9	10:24;84:9,12;86:2,4,	compensation (1)	105:4
building (6)	11,13,25;87:2	120:7	currently (6)
47:3,4,8,18;54:5,23	Certainly (1)	completed (1)	19:17,18;48:8;55:22;
bullet (1)	57:15	92:14	67:22;89:15
38:10	chain (1)	completely (1)	D
business (3)	105:11	55:17	D
36:25;49:2;58:16	charge (4)	complicate (1)	D-4- (20)
businesses (2)	31:23;32:7,9;66:12	53:24	Date (20)
16:15;37:3	charged (1)	Compound (1)	8:5;12:10;15:3;18:5,7,9,
buying (2)	39:12	110:19	10,11,11,21;59:13;71:15;
32:13;113:20	chat (1)	conclusion (6)	82:7;83:2,3;84:25;86:16,
	27:6	49:9;83:9;87:18;88:17;	17;101:16;122:1
	alegale (II)	89:11;97:19	dated (3)
C	check (1)	0 1 (4)	10 5 50 04 05 1
	32:5	Conclusions (1)	12:7;58:24;87:4
calculated (1)	32:5 children (1)	17:19	dates (6)
calculated (1)	32:5 children (1) 8:17	17:19 <b>conditions (3)</b>	dates (6) 8:5;11:12,15;29:4;
calculated (1)	32:5 children (1)	17:19	dates (6)

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 35 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Keeu C. Widen, et al.		I	October 12, 2023
date's (1)	22:13;27:20;115:16;	81:22;83:13;86:18;	employees (3)
85:17	117:18;118:9,14;120:4	88:7;91:8,11,17,20,22;	10:9,11;25:14
daughter (2)	disclosing (1)	93:15;94:2;97:1,13;109:4;	employment (2)
21:24;29:20	118:18	112:1	9:21;120:8
Dave (1)	discussed (5)	dollar (2)	end (4)
48:21	22:14;90:11;115:14,23;	95:9;115:13	18:10,15,24;59:9
David (2)	118:14	done (2)	ended (3)
48:22;90:6	<b>discussion (4)</b> 41:14;54:2;90:9;121:21	49:2;89:4 <b>doubt (4)</b>	9:21;23:6;37:4
day (4) 100:12;107:10;121:12;	discussions (4)	14:18;18:20;83:18,23	enough (2) 11:2,2
122:3	26:21;28:1;94:5;121:25	down (25)	ensure (1)
deal (1)	<b>distribution (1)</b>	6:6;12:12;15:12;38:5;	101:2
28:11	57:16	42:11,13;53:22;56:23;	ensuring (1)
December (2)	divide (1)	58:14;69:11,14;70:21,22;	92:13
15:3;79:3	33:22	71:1,2;77:4;82:5,5,5,7;	Enterprises (31)
Declaration (1)	dividend (1)	103:16;104:1,1,24;107:7	5:12;9:11,18;17:10;
15:17	98:23	downturn (1)	21:3,8,12;23:14;24:20;
Deed (3)	dividends (4)	78:11	25:4,6,10,18,22;26:5,8,11;
82:4;84:5;86:21	97:15,22,25;98:9	Drive (16)	104:6;105:18;106:4,9,15,
deeded (1)	Division (1)	13:9,24;61:10;64:17,19,	23,25;107:21;109:14,20;
82:22	58:14	21;65:16;66:18;68:4;70:3,	110:1,4,8;120:8 entity (14)
deeds (2) 85:23;88:23	<b>divorce (18)</b> 11:13,25;12:11;16:2;	10;71:7;72:8,13;73:22; 76:3	49:19,21,25;50:21;51:3;
definitely (2)	17:20,20;18:2,2,7,9,14,15,	Ducks (7)	55:19;57:11;79:17;80:1;
20:5;109:16	18,21;49:3;57:16,23;	48:14,15,17;89:20,21,	87:9,11,22;89:5;90:6
deposed (1)	61:18	25;90:1	especially (1)
5:14	Doan (127)	duly (1)	29:25
deposition (9)	6:23,25;7:12;14:9;	5:2	established (1)
6:21;11:20,24;15:8;	22:15,22;27:22;30:3,12;	during (8)	79:15
27:15,16;115:23;116:3;	31:13;34:6,8,17,22;35:6;	29:10;30:2,10,20;61:18;	estate (5)
122:1	36:16,22;39:16;41:11;	110:5;115:23;117:19	37:25;38:4;69:4;78:9;
describe (2)	42:24;44:13,22;45:12;	E	120:1
10:22;19:16 describes (1)	46:8,10,20;47:2,12,24; 49:10,13;50:1,12,19;	L	estimate (2) 23:17;121:17
38:14	51:24;52:8,15,20;53:11;	earlier (1)	estimated (2)
describing (1)	58:6,9;59:1,6,18,20;60:7,	96:25	23:13,15
96:25	14;61:4;62:1,10,19;64:3,	easier (1)	even (7)
desk (4)	14;65:13;66:10;67:11;	37:16	27:16;34:10,25;39:23;
93:11,19,22;112:2	69:6;70:23;71:5;72:10;	easily (2)	42:6;69:12;93:24
detailed (1)	75:13,21;76:10;77:1,7,14;	19:1,2	event (1)
37:23	78:1,10,12;79:21,24;80:4,	East (22)	78:8
details (3)	6,9,19;81:6;83:7,10,21;	38:14,15;46:17,17,24,	eventually (2)
10:19,25;121:1	84:3,22;85:3,25;87:17;	24;47:8,9,18,19;53:25;	8:14;63:14 Feiler (1)
<b>died (2)</b> 9:6;37:8	88:9,15;89:12;90:4,16,22; 91:6,13,15;92:19;95:3,17;	54:3,4,7,7,22,22;55:12,13, 24,24;79:8	Evidently (1) 13:16
differed (1)	96:1,23;98:5,21;99:1,4;	either (10)	exact (5)
97:5	100:8;102:14;103:4;	47:7;54:13,17;55:7;	13:20;23:12;45:22;
different (5)	104:20;106:5,10,16,18;	56:6,11;59:2;60:25;70:7;	71:15;114:22
13:17;24:24,25;59:8;	107:15;108:6,24;110:10,	89:25	exactly (8)
61:9	18;111:17,23;112:5,16,18,	else (12)	9:2,14,25;30:23;36:19;
dimensions (1)	24;114:10;115:9,21;	21:7;26:7,10;30:7;	38:3;46:21;52:23
35:22	117:8;121:14,18	41:17,20;52:7;89:22;	examined (1)
direct (2)	document (32)	106:13,20;117:23;118:22	5:3
101:22;109:9	8:14;14:7,15;15:8,21;	email (12)	example (4)
direction (1) 20:6	16:7;17:19;18:1;37:14; 57:20;58:24;59:16;60:15;	103:14;104:10,11,14, 23;105:1,5,10,12,14;	25:24;32:1;44:10; 107:25
director (1)	82:12,14,17,20;83:24;	106:22;107:4	examples (1)
90:14	95:14,15;96:5,7,10;97:7;	emails (1)	26:15
disabled (3)	100:14;102:18;103:3,9,	104:17	Excellent (1)
9:20;10:14,15	12;104:8;107:9;112:11	employed (4)	60:12
disagreement (1)	documentation (1)	9:11,17,24;26:18	except (3)
7:25	114:7	employee (2)	76:16;80:13;95:22
disclose (7)	documents (15)	109:25;110:4	exchange (1)

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 36 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Recu C. Widen, et al.			October 12, 2023
26.24	C-41(1)	19 72 1 12 24 72 5 11 19	
26:24	father (1)	18;72:1,13,24;73:5,11,18,	
exchanged (1)	32:25	23;74:6,19,25;75:5,9,11,	G
27:2	Federal (1)	16,25;76:6,7,21,24;77:4,	
exercise (1)	102:2	13,17;78:8;119:21	anthorina (1)
57:18	feel (4)	focused (1)	gathering (1)
	61:6;78:7;95:18;109:7	84:7	33:22
Exhibit (39)			gatherings (1)
11:18,20,24;15:6,7;	felt (1)	follow (2)	19:22
17:16,18;37:12,14;38:13;	78:16	102:25;105:11	general (1)
46:1;51:1;53:21;57:25;	few (3)	following (2)	97:7
58:2,5,6,9;60:10,12,14;	81:11;99:6;116:14	41:14;58:17	generally (1)
81:21,21,21,21,25;85:10,	fighting (2)	follows (1)	
11;86:6,20;95:12,14;		5:3	28:23
	20:4,5		Gibsonton (2)
99:13;100:13,15,25;103:8,	file (2)	follow-up (1)	68:4;70:3
10;110:23	111:8,10	116:14	GIBSRUSKIN (5)
Exhibits (2)	filed (9)	football (1)	49:16;50:6,8,10,18
81:12,20	11:13;12:1,11;14:7;	48:25	
existed (1)	20:23;21:22,25;92:14;	foreclosed (7)	G-I-B-S-R-U-S-K-I-N (1)
21:19	94:3		49:17
		68:22;69:1,2;70:7;72:3;	gifts (1)
existing (2)	filing (2)	74:10;75:3	30:1
21:5;22:10	16:1;18:10	form (63)	given (2)
exists (1)	fill (1)	24:13;29:3;30:3,11;	32:4;117:13
22:19	36:5	31:11;34:6;44:13;45:11;	
expect (1)	Final (7)	46:7;49:13;50:1;52:3;	goal (1)
5:20	10:5;18:8,9,11,13,14,22	60:6;65:12;66:9;69:5,6;	77:18
			God (1)
expenses (1)	finances (3)	70:23;71:4,5;75:13,18;	33:24
16:14	28:23;31:23;41:9	76:10,25;77:1,7,14,25;	gold (8)
experience (1)	financial (2)	78:1,10,12;80:4;83:20;	33:10,13,14,19,23,25;
69:9	29:2;104:18	85:2,24;88:9,15;89:10;	34:11;36:8
experiences (1)	find (1)	90:16;91:5,6,13;92:19;	*
	52:25	95:3;97:9;98:5,21;102:12,	Good (4)
30:7			5:10;27:23;28:25;29:1
expert (1)	Findings (1)	14;103:4,5;104:19;106:5,	grandkids (1)
86:14	17:19	16;108:5;110:10;111:16,	20:16
explain (2)	fine (3)	22,23;112:16;113:8;	Grandpa (4)
25:24;93:7	6:12;74:17;117:4	114:10;115:8	20:16,17,20,20
extent (12)	finish (2)	formed (12)	
39:14;43:23;47:11;	6:1,15	49:19,21;51:4,9,11;	Graphic (1)
			10:13
49:8;81:2;87:17;88:16;	firearms (2)	52:6;87:11,13,23;88:1,19;	great (3)
97:18;115:16;118:8,12;	31:8,10	89:6	6:8;28:17;57:24
120:3	firm (1)	forms (1)	Grizzly (4)
-	7:19	93:1	
${f F}$	first (16)	forwarded (2)	13:1,22;14:2,4
	5:2;12:24,24;15:9;18:5;	105:13;107:3	ground (2)
E (2)			5:16,19
Fact (3)	38:7,12,14;46:13,14;	foundation (19)	group (1)
17:19;22:18;27:14	81:25;101:7,8;103:12;	31:12;36:11;42:22;	69:25
facts (3)	104:1;107:8	46:2;62:1,9;64:3,13;	Grove (13)
10:19,25;37:22	fit (5)	75:19;83:6;84:2;90:17,21;	40:10,18;44:25;46:25;
Fair (5)	34:15,20;35:3,20;36:3	92:11;96:22;97:17;98:6;	
11:2,2;27:23,23;43:17	five (7)	102:10;111:2	47:16,19;54:9;55:25;56:3,
		four (4)	16;57:7;60:16;61:3
familiar (8)	37:4;48:14,15,17;81:14;		growth (1)
24:25;25:7;50:21;54:11,	89:20,25	70:2;81:20,22;97:12	25:14
25;56:3,16;87:8	flip (4)	frame (2)	guess (1)
family (19)	76:14,15,18;77:18	69:13;84:16	78:5
16:15;19:22;20:17;26:3,	flipped (1)	free (2)	Guilford (1)
3;27:6,6;30:1;32:4,9,12,	96:4	61:6;95:18	
			72:12
12,15;33:22;91:1,4;113:5;	flipping (1)	frequent (1)	guns (1)
114:3;115:4	77:19	110:7	31:7
far (9)	Florida (58)	frequently (1)	guys (1)
6:8;54:13,17;55:3,15;	8:22,23;9:15;29:19,23;	6:11	119:13
92:10;98:15;114:1;115:3	31:2;37:10;38:5,21,24;	friends (1)	117.10
Farm (2)	40:21;49:23;51:11;63:12,	19:19	11
62:5,24			Н
	17;64:17;65:4,16;66:1;	front (6)	
farther (1)	67:2,22,25;68:5,25;69:2,4,	37:16;58:6,10;81:19;	habit (1)
15:12	10;70:3,11,18,21;71:3,8,	103:9;116:3	103:2
-	I		1

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 37 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed C. Widen, et al.			October 12, 2023
half (3)	28:14	110:17;111:15,20;115:16;	33:7
28:14;48:12;90:5	house (1)	118:9	Joan (1)
halfway (1)	63:2	informed (3)	90:4
104:1	houses (1)	26:7,10;111:14	job (2)
handed (8)	69:11	inherit (4)	10:4,5
11:19,23;15:7;17:17;	husband (1)	31:15;33:4,7;37:2	Joe (10)
37:13;95:13;100:14,25	29:21	inheritance (1)	50:21;51:3,7,9,13,18;
hands (1)	2).21	32:21	52:17,19;53:4,6
35:3	I	inherited (8)	join (68)
handwriting (4)	1	16:23;17:3,5,7;31:20,	7:21;22:15,22;27:22;
104:23;105:2,5,8	idea (2)	21;33:10;36:24	30:12;31:13;39:16;42:24;
happen (2)	32:6;108:8	inheriting (1)	44:15,22;45:12;46:8,10,
48:20;80:24	Ideally (1)	31:18	20;47:2,12,24;49:10,14;
happened (6)	6:12	instead (1)	50:14;52:16,22;60:7;61:7;
108:14,23;113:17;	identification (8)	37:17	62:10;64:4,14;65:13;
115:1;121:5,8	11:18;15:6;17:16;	instruct (4)	66:10;70:25;75:21;76:11;
happening (2)	37:12;81:13;95:12;	115:18;116:12;118:8,12	77:8,15;78:13;79:21;80:5,
83:12,16	100:13;103:8	instructed (2)	20;81:6;83:21;84:3,22;
happy (1)	imagine (11)	41:9;117:14	85:3,25;87:20;88:10;
57:21	17:9;23:1,2,3;78:4;	instructing (1)	89:12;90:22;91:14;92:20;
hard (1)	88:24;92:21;93:4;95:20;	116:19	95:4;96:23;98:22;102:15;
78:4	97:5;107:19	instruction (1)	104:20;106:6,11,17;
harder (1)	impact (2)	116:23	107:18;108:6;109:1;
10:24	10:18,22	int (1)	110:21;111:17;112:20,25;
head (1)	impacted (1)	37:20	114:11;115:9,21
43:4	69:3	intended (4)	jointly (3)
heading (1)	impacts (1)	40:12;76:8,12;77:21	43:12,20;44:7
15:17	10:20	intent (2)	joke (1)
health (1)	inaccurate (1)	76:17;77:18	23:19
16:10 hear (2)	38:12	interest (6) 28:4;49:7;55:22;88:4;	<b>Judge (2)</b> 18:17,17
25:21;26:4	Inc (1) 96:21	89:8;102:6	Judgment (2)
heard (2)	inches (2)	interests (4)	17:20;18:2
5:17;49:16	35:24,25	36:25;37:2;58:16,17	July (2)
hearing (4)	included (1)	into (5)	8:6;61:16
14:8;18:11,13,14	27:5	13:22;35:20;37:23;	Justin (1)
help (4)	including (1)	48:2;82:22	21:21
5:18;8:15;11:17;88:7	58:17	invested (1)	
helped (1)	income (11)	37:24	K
16:14	39:3,8;42:4;65:10;66:7;	investing (2)	
helps (2)	76:23;77:21,23;109:13,	38:2,4	K-1 (5)
19:3;91:21	19;110:8	investment (2)	93:9;96:20;97:8;102:2,5
hi (1)	incorrect (2)	38:2,25	K-1s (7)
19:24	45:17,20	Investments (1)	91:23,24;92:4,17;93:1;
Hidden (2)	Indian (10)	87:8	97:1;102:12
62:4,24	50:21;51:3,7,9,13,18;	involved (3)	keep (5)
Hill (3)	52:17,19;53:4,6	21:16;94:5,23	6:8;17:13;32:3,15;88:7
Hill (3) 55:16,19;87:22	52:17,19;53:4,6 indicating (5)	21:16;94:5,23 involving (1)	6:8;17:13;32:3,15;88:7 <b>kept (3)</b>
Hill (3) 55:16,19;87:22 Hills (1)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7;	21:16;94:5,23 involving (1) 21:18	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1
Hill (3) 55:16,19;87:22 Hills (1) 55:18	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6	21:16;94:5,23 involving (1) 21:18 issue (1)	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b>
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1)	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b> 37:4
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1)	6:8;17:13;32:3,15;88:7 kept (3) 53:6;111:14;112:1 kids (1) 37:4 Kiesler (19)
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10)	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b> 37:4 <b>Kiesler (19)</b> 5:12;21:3,6;104:2,3;
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b> 37:4 <b>Kiesler (19)</b> 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19;
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1)	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b> 37:4 <b>Kiesler (19)</b> 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3;
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1  kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10	6:8;17:13;32:3,15;88:7 <b>kept (3)</b> 53:6;111:14;112:1 <b>kids (1)</b> 37:4 <b>Kiesler (19)</b> 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3;
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3 home (4)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5 Info (1) 107:5 information (21)	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10  J  Jaegerglen (3) 71:7;72:8;76:3 Janet (1)	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1  kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9  kind (5) 10:20;32:5;104:25; 105:11;109:11
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3 home (4) 14:4;118:3,4;122:4 honest (2) 43:9,11	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5 Info (1) 107:5 information (21) 16:24;22:13;37:17;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10  J  Jaegerglen (3) 71:7;72:8;76:3	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1  kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9  kind (5) 10:20;32:5;104:25; 105:11;109:11 knew (11)
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3 home (4) 14:4;118:3,4;122:4 honest (2) 43:9,11 hopefully (1)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5 Info (1) 107:5 information (21) 16:24;22:13;37:17; 59:25;60:4;97:4;104:18;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10  J  Jaegerglen (3) 71:7;72:8;76:3 Janet (1) 81:11 January (1)	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1 kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9 kind (5) 10:20;32:5;104:25; 105:11;109:11 knew (11) 20:24;22:6;42:9;80:2;
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3 home (4) 14:4;118:3,4;122:4 honest (2) 43:9,11 hopefully (1) 58:4	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5 Info (1) 107:5 information (21) 16:24;22:13;37:17; 59:25;60:4;97:4;104:18; 105:23;106:4;107:13;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10  J  Jaegerglen (3) 71:7;72:8;76:3 Janet (1) 81:11 January (1) 100:1	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1 kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9 kind (5) 10:20;32:5;104:25; 105:11;109:11 knew (11) 20:24;22:6;42:9;80:2; 81:9;93:21;111:20;112:1,
Hill (3) 55:16,19;87:22 Hills (1) 55:18 hold (3) 35:2;41:10;43:22 Holder (2) 58:21;60:1 holding (2) 24:20;50:3 home (4) 14:4;118:3,4;122:4 honest (2) 43:9,11 hopefully (1)	52:17,19;53:4,6 indicating (5) 35:17,23;44:4;53:7; 121:6 individual (1) 48:19 individually (10) 44:12,20;45:2;54:18; 55:8,23;56:19;57:2,11; 63:5 Info (1) 107:5 information (21) 16:24;22:13;37:17; 59:25;60:4;97:4;104:18;	21:16;94:5,23 involving (1) 21:18 issue (1) 115:22 issues (1) 16:10  J  Jaegerglen (3) 71:7;72:8;76:3 Janet (1) 81:11 January (1)	6:8;17:13;32:3,15;88:7  kept (3) 53:6;111:14;112:1 kids (1) 37:4  Kiesler (19) 5:12;21:3,6;104:2,3; 105:14,22,23;106:8,15,19; 107:4,9,12,21;108:3; 109:9;110:14;120:9 kind (5) 10:20;32:5;104:25; 105:11;109:11 knew (11) 20:24;22:6;42:9;80:2;

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 38 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

rece C: Wideli, et al.			3 ettaber 12, 2020
knowledge (2)	38:15	37:18;38:17	maybe (6)
36:7;51:13	lists (3)	louder (2)	28:14;34:14;35:24;
known (4)	12:25;13:9;37:15	11:21;14:12	36:2;78:25;88:1
48:24;49:1;119:3,15	Lithia (3)		McFarland (4)
	64:17;65:16;71:7	M	13:1;62:5,24;63:20
L	little (10)	11.40	mean (24)
laka (5)	10:21;11:21;15:11; 17:11;28:14,15;53:19;	mail (2) 91:1,3	10:8;16:18,19;17:1; 18:13;22:23;25:11;34:13;
lake (5) 30:24;48:4,9;49:7;89:5	85:17;103:16;104:1	mailbox (1)	39:18,20;43:15;50:16;
Lane (18)	live (9)	91:7	79:22;80:22;83:22;97:25;
13:1;14:2,4;40:18;	13:14,18;14:4,23;38:25;	Main (1)	98:1,20;99:9,9;101:20;
44:25;56:2,15,23;57:6;	40:13;65:6;66:3;75:24	79:8	108:11;111:18;119:19
60:16;61:2;67:1;71:17;	lived (14)	making (1)	means (2)
72:23;73:10;78:18,19,20	8:21,25;9:4;13:6,12,23;	32:11	39:21;80:23
large (3)	16:13;29:7;31:4;51:11;	managed (1)	meet (1)
34:3,3,16	61:12;63:2,17;76:17	10:11	16:24
last (8) 12:4;16:13;79:8;80:13;	living (11) 8:19,20;9:9;14:20;	management (1) 10:7	member (2) 30:1;87:15
99:6,9;108:15;116:9	37:10;38:21,24;40:21;	Manager (2)	memorialize (1)
later (1)	49:23;65:4;66:1	10:7;88:12	121:23
79:7	LLC (62)	managing (1)	memory (10)
law (2)	40:24;41:2,4,7,18,23;	10:8	10:23;12:10;31:18;
7:19;17:20	42:15,17;44:11,18;45:6;	many (7)	47:15;74:16;75:2;84:17;
lawsuit (22)	48:4,9,16,17;49:7,17,17;	8:8,17;19:11;23:24;	92:23;98:24;102:17
20:22,24;21:2,4,10,12,	50:6,8,10,18,22;51:3,7,9,	35:8,11;49:12	mentioned (2)
15,18,22,25;22:3,11,18,	13,18;52:6,19;53:4,6,9,18; 54:14,18;55:4,8,16,19,24;	<b>Maria (11)</b> 40:17;44:25;56:2,15,23;	22:4;89:14
20;26:22;27:12,15,18; 28:2,5,9,12	56:7,12,19;57:2;58:17;	57:6;60:16;61:2;78:18,19,	message (2) 27:4,9
lawyer (5)	60:23;61:1;82:25;83:5;	20	messages (2)
5:18;6:20,25;27:25;	84:19;85:1;87:7,15,22;	marital (2)	26:25;27:2
41:15	88:2,8,13;89:5,9,14,16	115:17;116:15	M-hm (2)
lawyers (6)	LLCs (5)	Mark (9)	20:19;94:13
6:10;7:19,20;8:1;16:1;	45:9;48:2;49:12;52:3;	31:16;32:21,24;33:4,7,	Michael (5)
27:11	89:2	11;37:8;72:9;120:15	21:3;104:2;107:4,4;
learn (1) 21:18	lodge (1) 46:1	marked (24) 11:18,20,23;15:6,7;	109:8 middle (2)
learned (1)	long (6)	16:8;17:16,18;19:1;37:12,	6:13,15
22:7	8:21;9:17,23;48:24;	14;53:21;57:25;58:1;	might (3)
least (3)	49:2;95:18	81:12,20;95:12,14;100:13,	8:14;9:25;79:7
24:9;25:2;29:19	longer (12)	15,25;101:23;103:8,10	Mike (15)
Lee (1)	55:16;66:14,23;67:18;	market (7)	5:12;21:6;104:3;105:14,
12:14	68:14,17,21,24;71:13;	69:3,10,11,13,17;77:12;	22,23;106:8,15,19;107:9,
<b>legal (6)</b> 49:9;83:8;87:18;88:17;	73:20;74:8;110:3 <b>look (12)</b>	78:9 marking (1)	12,20;108:3;110:14;120:9 mikek@widencom (1)
89:11;97:18	27:1;43:16;52:25;53:1;	81:10	104:2
life (1)	78:6;93:4;95:17,18;96:19;	markings (1)	miles (1)
49:12	100:16;105:10;116:5	95:23	29:14
lifestyle (1)	looked (4)	marriage (3)	million (4)
29:8	52:23;91:7;97:1,3	78:4;110:5;117:20	23:22,24;24:2,6
likely (1)	looking (9)	married (7)	mind (6)
103:3 line (4)	37:17;38:13;44:24; 74:12;78:2;95:8;96:7;	8:8,11;31:23;36:9,14; 102:25;109:22	17:6;23:14;24:8;89:1; 108:12;117:17
43:5;46:13;60:15;105:4	98:8;110:23	match (1)	mine (2)
list (11)	looks (20)	61:24	12:23,23
37:16,18,23;38:8,10;	12:2,7;19:14;43:6,10,	may (42)	minute (3)
50:24;58:13,21;72:9;	11;45:16;58:10;82:4,9;	5:17;11:1,16;21:10;	48:7;57:22;100:20
78:17;79:15	85:18;96:24;99:25;	23:10,14;24:1,4,10;26:12;	minutes (2)
listed (14)	100:17;101:16;105:1,10;	29:14;33:9;43:19;45:20;	17:11;81:15
40:7;41:25;42:18;43:1;	106:24;107:3,9	47:5;49:6;51:19;54:19;	mischaracterizes (5)
46:5;54:21;59:25;61:21; 62:4;65:15;66:15;70:2;	lot (8) 20:11;23:15;25:10;	55:7,21;56:11,20;57:4,12; 60:4,25;64:2;67:25;72:4,	39:15;43:24;47:11; 81:3;94:8
85:6;102:1	29:16,18;68:25;69:2;99:6	6;77:3;79:3;80:2,3,18,21,	misspoke (1)
listing (1)	loud (2)	22,24;81:5;89:22,23,23	50:17

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 39 of 45 Stacy L. Randall v Reed C. Widen, et al. **Steven Randall** October 12, 2023

Reed C. Widen, et al.			October 12, 2023
mistaken (2)	6:9,11,16;14:8;17:12,	116:15	53:21;54:5,8,23;55:8,21;
9:6;99:20	15;22:24;53:11;59:6;	objection (64)	56:8,12,15,19;57:2,6,11;
mixed (1)	67:11,12;79:24;84:8;	7:22;22:21;27:24;34:21,	61:14;62:4,23;63:19,20;
89:23	95:18;100:8,15;101:2,3;	22;36:11,15,16,22;42:22;	64:9,16;65:15,17;67:1;
mixing (2)	117:3;119:25	44:21;46:1,7,19;47:10;	70:16;72:3,7,14;73:10,24;
34:15,16	needed (8)	50:19;51:22,24;52:15;	78:18,22;79:8,14;80:13;
Modify (4)	93:13;107:5,13;111:21;	62:1,2,9,19;63:7;64:3,13;	81:25;85:9,10;86:6,20;
15:10,14,18;16:2	114:4;115:4,6,25	65:12;66:9;69:6;79:19;	92:7;100:11;104:22,24,
moment (1)	Neither (1)	80:19;81:2;83:20;84:1,20;	25;110:24,24;111:4,6;
75:7	20:5	85:24;90:2,21;91:5;92:11;	113:21
money (36)	new (1)	94:7;96:22;97:9,17,23;	ones (4)
16:15;17:5;28:8,12;	81:20	98:6;99:1,3,4;102:9;	40:8,8;75:23;76:16
32:3,15,17;33:4;39:11,21;	next (18)	105:25;106:10;108:5,19,	only (1)
42:3;77:19;98:3,25;	13:8;16:21;40:3,7;	24;111:2,22;112:3,5,24;	113:12
112:23;113:5,7,12;114:3,	56:15,23;57:6;62:4,23;	113:8;115:8;119:22;120:2	opened (1)
4;115:4,6,25;118:25;	63:19;64:16;65:15;67:1;	objections (7)	59:24
119:8,8,13;120:1,9,11,12,	73:10;78:18;85:9;86:6,20	34:17,18;35:5,6;43:3;	opinion (3)
13,15,17,19,21	nice (5)	47:1,23	23:5;26:7,10
monitored (1)	29:13,15,25;30:6;77:23	obscured (1)	opposed (3)
31:25	nickname (2)	85:17	44:11,18;101:18
monitoring (1)	20:7,10	observe (1)	Order (4)
32:2	None (2)	25:14	15:10,14,19;16:2
Monona (1)	67:23;121:4	obtain (1)	Ordinary (1)
64:8	normally (2)	115:12	98:9
month (1)	93:11;113:2	obtained (1)	original (1)
80:22	notary (3)	118:25	26:19
more (14)	82:6;85:6,17	obviously (1)	originally (1)
10:2;23:15,21,24,24;	Notice (2)	95:8	45:1
24:2,5;28:14;39:12;42:20;	15:9,13	occasion (9)	others (3)
78:17;91:21;115:1;121:16	November (10)	15:1;102:24;108:3,22;	75:15;76:2,4
morning (1)	18:6,12,21;100:1;	113:21;114:6;119:1,7;	otherwise (2)
5:10	104:11;105:13,14;107:14;	120:23	92:24;95:24
most (1)	122:2,4	occasions (10)	out (21)
29:9	number (9)	19:12;45:8;108:16;	11:16;14:7,15,22;25:10;
mother (1)	24:8;25:14;75:5;77:10,	112:13,22;114:23;115:11;	29:1;34:24,25;35:15,15;
33:2	12;81:4;98:15,20;104:9	119:11,12,24	37:18;38:17;39:7;40:15;
Motion (6)	numbered (2)	occur (1) 118:3	42:1;66:5,7,12;76:20; 91:7;105:4
15:9,10,13,14,18;16:1	38:11,11 numbers (5)	occurred (2)	outcome (1)
move (2) 8:23,25	79:14;96:10,11,16;97:6	119:21,25	28:4
moved (21)	/9.14,90.10,11,10,97.0	occurrence (1)	outside (2)
8:22;9:15;13:22;14:1,7,	0	110:7	25:18;26:3
15,22;34:25;35:15,16;	O O	October (6)	over (5)
38:5;63:11;70:18,21;71:2;	Oaks (2)	58:24;59:13,17,21;60:2,	6:3;17:11;79:6;84:5;
72:1;73:4,18;74:6,24;	71:17;72:8	23	108:15
119:21	object (72)	off (14)	owed (1)
much (15)	7:12;22:12;27:19;29:3;	28:18;43:4;45:13;	95:9
23:7;24:15;32:3;33:25;	30:3,11;31:11;34:5,6;	47:14;53:15;54:2;57:22;	own (43)
34:13,19;35:1;39:4,24;	39:14;41:11;43:23;44:13;	72:7;90:9;100:19;121:18,	7:23;23:5;24:25;29:10;
80:22;93:5;95:5;118:25;	45:11;49:8,13;50:1,12;	20,21,24	30:17;31:7,10;41:4;42:5,
119:4;121:15	52:8,20;57:14;60:6;61:4;	office (1)	17;44:1,3;46:23;48:3,8;
	69:5;70:23;71:4,5;75:13,	94:20	50:8,10,18;51:14,18,21;
${f N}$	18;76:10,25;77:1,7,14,25;	often (2)	52:7,17,24;55:9;61:14;
	78:1,10,12;80:4;83:6,7;	106:3,8	62:14,17;63:5,11,24;64:2,
name (6)	85:2;87:17;88:9,14,15;	old (2)	11;65:21;66:20;67:15,21,
5:6;20:11;44:1,3;111:8,	89:10;90:16;91:6,13;	11:1;33:14	24;68:17,21,24;79:3;81:4
10	92:19;95:3;97:18;98:5,21;	once (3)	owned (69)
near (5)	102:14;103:4,5;104:19;	29:19;89:4;115:1	16:15;37:20;41:2,20;
18:24;40:8;101:22;	106:5,16;107:15;110:10,	one (68)	43:12,19;44:1,3,7,11,17;
104:25,25	18;111:16,23;112:16;	16:11;20:5;37:4,21;	45:9,9;46:5,16,21;47:7;
necessary (1)	114:10;115:15;118:7,11;	38:7,8,12,14,20;40:3;	48:1;49:12;52:3,7,19;
7:23	120:3	41:20;42:6;43:20;44:12;	54:14,19;55:4,15,21;56:8,
need (20)	objecting (1)	46:14,23;47:3,4;52:6;	13,20;57:3,12;58:18;

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 40 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed C. Widen, et al.			October 12, 2023
60:22;61:2,8;62:8;63:9;	25:13	110:6	5:1;18:3;61:19;122:8
		POLAKOWSKI (129)	
64:25;66:14,23;67:7,18;	pause (1)		profit (2)
68:8,14;70:5,14;71:11,13,	75:6	7:21;22:12,21;27:19;	77:24;78:3
24;72:19;73:2,14,20;74:4,	pay (3)	29:3;30:11;31:11;34:5,7,	profits (3)
8,23;75:11,17;78:22;79:1,	42:11;70:22;71:1	18,21;35:5;36:11,15,18;	109:13,19;110:8
17;80:2,25;82:24;84:18;	paying (2)	39:14;41:10;42:22;43:3,	properties (56)
89:25;90:5,11	32:7;39:22	22;44:15,21;45:11,25;	37:15,19;38:23;39:7,12;
owner (7)	payment (2)	46:7,9,19;47:1,10,23;49:8,	40:7;43:19;44:11,18;45:9;
41:17,22;42:14;48:10;	42:11,13	14;50:14;51:22;52:16,22;	46:17,24;47:15;50:8,10,
50:5;51:6;87:15	payments (2)	57:14,23;58:1;59:2;60:6;	18;51:14,21;52:4,7;53:18;
owners (4)	70:22;71:1	61:7;62:2,9;63:7;64:4,13;	54:11;67:22,25;68:25;
45:22;48:11;89:15,19	payout (1)	65:12;66:9;69:5;70:25;	69:2,9;70:2,4,7,20;71:2;
ownership (10)	97:25	71:4;75:18;76:11,25;77:8,	75:6,9,11,16;76:7,9,13,20,
36:24;37:2;41:7;49:7;	Pearson (1)	15,25;78:13;79:19;80:5,	24;77:5,11,12,17;79:17;
53:18;55:22;88:4;89:8;	85:5	20;81:2;83:6,8,20;84:1,	80:1,12,14,16,25;81:5;
96:20;102:6	pending (1)	20;85:2,24;87:20;88:10,	84:6,17;85:1;89:3
owning (3)	6:13	14,16;89:10;90:2,17,21;	property (83)
69:9;73:7;76:23	people (4)	91:5,14;92:11,20;94:7;	39:3,4;41:6,25;42:3,12,
owns (4)	25:21;26:4,17;42:9	95:4;96:22;97:9,17,23;	17,20;43:1;44:1,3,25;
24:20;48:17;52:17;90:6	percent (2)	98:6,22;99:3;100:12;	45:5;46:5;50:3;54:14,19,
	37:5,6	102:9,15;103:5;104:19;	21;55:1,4,9,10,12;56:4,9,
P	perfectly (1)	105:25;106:6,11,17;	13,16,20,24;57:3,8,12,16;
	6:11	107:18;108:5,19;109:1;	58:14,22;60:1,20;61:14,
page (40)	period (1)	110:21;111:2,16,22;112:3,	25;62:8,15,18;63:11,15,
12:4,5,24;13:8;15:9,12,	28:25	7,17,20,25;113:8;114:11;	22,25;64:12,24;65:8,19,
16,21,21;16:7,21;18:5,24;	person (1)	115:8,15;116:2,6,8,11,17,	22,24;66:3,15,17,20,24;
19:6,9;58:10;59:4,5,10,23;	85:7	20;117:3;118:7,11;	67:4,6,16,19;68:5,7,10,15,
		119:22;120:2;122:5	
82:2;96:14;97:12;98:8,10;	personal (1)		18,21,24;70:11,13;71:10,
99:12,12,14;101:7,23;	120:10	portion (1)	14,23;72:18;73:1,8,13;
103:12,16;104:1,2,8,24;	personally (2)	118:17	74:3,10,21;78:20;82:23;
105:11,15;107:8;115:23	28:1;31:15	possible (2)	83:4
pages (2)	Petition (2)	36:13;44:6	protected (1)
18:25;99:11	11:25;12:11	Possibly (1)	115:17
paid (9)	PHH (6)	44:2	provide (1)
23:2;39:4,9,19,19;42:5,	96:11,16,18;97:13;	practice (6)	65:10
20;69:12;114:18	99:12;101:23	93:18,24;94:19;102:20,	pull (3)
paper (1)	pile (2)	25;103:2	11:16;53:20;58:5
74:13	34:3,4	prepare (1)	pulled (1)
papers (1)	place (3)	5:18	92:7
88:7	38:25;40:12;83:18	present (2)	pulling (1)
paperwork (1)	places (1)	33:19;117:23	93:5
53:1	29:22	president (1)	purchase (2)
paragraph (15)	played (1)	90:19	47:22;77:5
12:25;13:8;16:6,8,8,9,	48:25	pretty (1)	purchased (9)
	please (8)	39:4	38:20,23;45:1;65:2;
21,22;38:11;45:21;46:5,			
11;53:25;54:3;58:15	5:22;6:1,5;14:11;52:13;	prevails (1)	76:18;77:10,12,17;120:24
Park (1)	67:13;116:6,9	28:8	purchasing (1)
73:10	pm (1)	previously (1)	47:15
part (14)	122:8	7:7	purpose (1)
29:9;41:2,4,22;42:14;	point (23)	price (3)	49:25
45:10;48:3,8,10;50:5;	13:23;14:1;19:2;22:4;	61:21;114:17;120:17	purposes (1)
51:7;85:21;98:9,10	24:12;37:20;54:15;55:5;	prior (1)	84:8
particular (2)	56:6,23;57:18;63:9;68:8;	62:8	put (7)
104:23;106:22	71:11,24;74:23;75:10;	private (5)	34:3;41:9;57:17;58:6,9;
parties (1)	78:16,22;79:1;80:23;84:7;	115:20;117:19,21;	110:24;112:11
21.11	102.21	119.15 10	

21:11

partly (1)

89:25

103:11

109:8

parts (1)

pass (1)

118:15,19

115:17;116:1,16

**PROCEEDINGS (4)** 

23:1;25:13;95:21;97:4;

109:16;110:2;111:24;

privilege (3)

probably (8)

119:15

103:21

pointed (1)

pointing (1)

38:11

111:6

points (1)

68:4;70:3

Pointe (2)

Q

R

quite (1)

24:17

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 41 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

		T	
RANDALL (49)	28:8,12;91:8,11,16;	8:15;9:2,14,25;10:19;	responsibility (1)
5:2,8,9,10;8:8;11:19;	92:9,17	11:15;12:2,20;13:20;	78:7
12:1,15,25;13:5;14:1,14,	received (16)	14:17;16:4,4,19;17:22;	responsible (3)
22,23;15:18;17:17,21;	23:7;30:1;32:20;33:17,	18:19;21:20;22:1,5;23:19;	10:11;32:11;92:13
18:3;21:2;26:21;37:13;	19;34:1;35:9,11;36:8;	24:11;26:23;27:10;29:6,	resulted (1)
45:2;49:6;51:6;57:17;	90:25;91:3;93:1;97:15;	24,25;30:23;33:6,24;	8:1
58:3;81:19;87:8;90:10;	113:6;119:8,13	34:23,25;38:3;43:12,15;	resume (1)
91:9,12,25;92:17;95:13,	receiving (6)	44:8;45:15,23;46:21;	122:3
16;96:6,20;98:24;100:18,	91:22;96:25;97:22;98:3,	47:13,25;48:1;49:11,15;	return (1)
24;101:13;103:13;111:12;	24;102:11	50:7,15;51:10,12,20;52:1,	101:5
112:11,14;114:15;116:22;	recognize (36)	2;60:8;61:6,17,18;62:3,20,	returns (11)
120:23;121:13	11:24;15:8;17:18;19:5,	21;63:18;64:5;65:3,14,25;	94:12,15,20,23;95:2,15,
R-a-n-d-a-l-l (1)	8;56:24;57:7;60:20;62:12,	66:11,25;67:10,14;68:1,3,	25;96:6;100:5,18;102:21
5:9	13,25;63:22;64:15,17,22;	13,16;69:18,24;70:17,24;	reveal (2)
Randall0000404 (1)	65:19;67:4;68:5;70:4,11;	71:6,15;72:17,25;73:17,	7:13;41:11
104:9	71:8,21,22;72:16,24;74:1;	21;74:9,12,17;75:4,14,22;	review (1)
RANDALLpdf (2)	78:20;79:12,16;80:14;	77:2,16,16;78:2,14,14;	94:20
111:5,9	95:15,24;96:5;101:4;	79:22;81:7;82:21;83:11,	reviewed (2)
Randall's (6)	105:2,8	12,19;85:8,8;86:1;87:19,	91:1,3
19:8,11;32:25;84:12;	recognized (1)	21;88:18;89:13;90:18;	reviewing (1)
99:18;122:4	80:15	91:17;92:12,22;95:5,8;	94:23
read (16)	recollection (10)	97:20;98:7;99:6;100:4,6;	right (84)
38:9,15,17;40:4,18;	43:18;61:24;68:23;	101:21;107:16;108:15;	7:8;8:6,9,12,13;10:16;
43:5;52:12,14;59:6;101:9;	82:19;83:16;89:24;97:21;	109:2,11;110:20,22;	13:15;17:17;18:23;19:12;
112:9;116:8,10;117:3,5,7	98:2;101:17;110:14	111:4;114:1,5;115:10,10;	20:8;25:4,7;26:19;27:7;
reading (1)	record (14)	119:16,17,23;120:5,6,25	31:4,22;32:18,25;33:1,2,3;
99:25	28:18,21;53:15;54:2;	remembering (1)	37:24;38:7;40:22;41:21;
reads (1)	57:15,22;81:18;90:9;	10:24	43:5,21,25;45:3,10,13;
16:13	100:20,23;121:18,21,23,	rent (6)	46:6;53:17,22;54:6,15,19;
ready (1)	24	39:12;40:1;42:9;66:5,	55:5,18,20;69:15;72:6,12;
100:11	records (2)	12;76:20	77:13;79:14,18;83:25;
real (5)	43:16;53:6	rental (9)	87:5,6;89:18,20;90:10,12;
37:25;38:4;69:3;78:8;	Redemption (1)	39:3,8;42:3;65:8,10;	91:1,4;92:14;93:1,10,22;
120:1	114:13	66:7;76:9,12,23	95:13;97:5;98:15;99:21;
really (44)	Reed (4)	rented (5)	100:1,14,24;102:13;
11:15;12:20;14:17;16:4,	5:12;21:4,6;120:13	39:7;40:15;41:25;66:7,	103:9;104:13;107:6,10;
19;17:2;20:2;22:5,23;	referring (6)	12	108:12;109:7;111:7;
24:7,11;29:6,24;31:14;	21:10;39:1;53:3;57:20;	rents (3)	112:11;113:14,25;116:21,
32:10;33:24;34:10,13,19,	82:23;113:13	39:4,5,19	22,23,24;117:14;119:16
25;35:12;44:8;45:23;	refers (6)	repeat (9)	rings (1)
47:25;50:15;52:1;53:23;	40:24;53:25;54:3;	7:17;11:5;17:25;22:17;	20:11
62:3,21;71:6;74:14,15;	58:15;60:16;103:16	26:9;44:16;48:7;52:11;	Road (24)
77:2,3;81:7;82:21;83:1,	reflect (1)	119:10	38:14,15;46:17,18,24,
11;92:12,22;98:7;100:6;	114:7	reporter (2)	25;47:8,9,18,19;54:1,3,4,
109:2;120:5	refresh (1)	6:6;112:8	7,7,22,22;55:12,13,24,25;
reason (13)	12:10	represent (1)	62:5,24;64:8
11:3,6,8,9,11;14:6,14,	regard (2)	7:7	Roanoke (2)
18;17:23;18:1,20;38:23;	45:25;115:18	represented (1)	73:22;74:18
83:23	regarding (3)	27:25	Rockford (5)
recall (59)	37:2;102:6;106:23	representing (3)	55:15,18,19;87:22,25
9:13,17,23;13:17;16:1;	Regardless (1)	6:20;7:2,5	roof (1)
17:7;22:7,9;27:17;30:22;	114:21	requested (1)	14:25
37:8;49:21;51:9;65:2,24;	Reinhart (3)	108:3	room (2)
66:14,20,23;67:9,15,18;	7:2,19;8:1	require (4)	36:3,6
68:10,12,14,17,20;69:13,	related (5)	117:17;118:9,13;120:3	roughly (1)
19;70:16;71:13;72:21;	25:3;92:4;118:5;120:1,7	residence (1)	35:24
73:7,16,20;74:8,10;84:15,	relationship (2)	61:11	row (2)
16;87:13;88:12;91:22;	19:16;20:3	respect (1)	40:10;98:16
92:16;102:24;103:1,23;	relying (1)	69:10	rules (2)
104:13,15;107:20;108:17,	16:25	responded (2)	5:16,19
22;109:18;113:22;114:2,	remain (1)	107:9;110:16	run (1)
21,25;119:7,13,24;121:1	19:19	responding (1)	5:18
receive (7)	remember (133)	110:15	Ruskin (2)
	1		

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 42 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Tree or writing or an			
73:22;74:18	61:18;98:3;113:11,13,	similar (2)	34:7;36:17,18;42:23;
Rustic (1)	13,16,18;114:7;118:22;	81:24;102:13	103:6;106:1;112:7
63:19	119:1	simpler (2)	spelling (1)
~	send (2)	53:19,23	5:6
$\mathbf{S}$	104:17,21	simply (1)	spend (1)
	sent (2)	110:15	32:6
safe (10)	92:5;104:14	sister (1)	spoken (1)
34:24;35:13,14,16,20,	sentence (4)	29:21	20:22
22;36:3,5,10;104:13	16:13,16,22;38:10	sit (1)	spot (2)
sale (3)	separated (1)	119:4	93:14,14
61:21;70:8;118:6	15:1	Sky (1)	Springs (2)
sales (3)	separately (1)	70:10	73:22;74:18
10:5,6;119:20	14:20	sold (17)	SSpangler@hrblockcom (1)
same (35)	September (5)	36:13;48:12;55:10,13;	103:17
22:21;34:17,18,21,22;	82:9;83:3;85:19;86:16;	61:16,25;70:8;71:15;72:5;	Stacey (1)
35:5,6;36:22;37:17;43:3;	87:4	77:24;78:3;112:14;	71:10
	service (1)	113:23;115:12;119:7,12,	stack (3)
44:21;46:19;47:1,10,23;	18:11	25	
49:14;50:19;52:15;62:2;			93:18,22;112:2
80:19;82:2;83:10,21;	set (2)	somehow (1)	stacked (1)
85:21,22;86:17;88:24;	55:20;100:23	22:6	34:15
97:4;99:3;101:14;103:16;	setting (1)	someone (3)	stacks (1)
106:10;107:10;112:17,24	89:2	45:1;46:4;48:22	93:11
save (1)	several (1)	Sometime (2)	Stacy (164)
38:18	70:20	9:3;101:16	7:25;8:8;11:13;12:1,14;
saw (4)	share (1)	sometimes (7)	13:14;16:3,13,23;17:3,7,
25:10;60:22;86:18;	14:25	43:19;44:1,3,7,10,17;	21;18:3,14;19:8,11,17,20;
88:23	shares (3)	97:15	20:22;21:2,16,18,22,25;
saying (12)	112:14;114:7,18	somewhere (1)	22:2;23:7;26:21,24;27:8,
16:9;24:21;25:9;37:18;	sheet (2)	36:1	11,14;28:8,11;29:7,16;
39:6;41:20;42:7;74:17;	47:14;74:13	son (5)	30:9,17;31:21,22;32:20,
88:1;93:14;108:16;111:11	short (3)	9:6;21:21;25:25;27:4;	24;33:4,17,25;36:7,10,24;
Schedule (3)	58:3;70:1,8	79:1	37:20,24;41:4,22;44:3,19;
96:20;97:8;102:2	show (2)	sons (3)	45:2;46:4,16,22;47:6,7,21;
School (21)	93:2,10	39:1;40:1,13	49:6;50:5;51:6;54:13,17;
38:14,15;46:17,18,24,	showing (1)	Soon (1)	55:3,7,21;56:7,12,18;57:1,
25;47:8,9,18,19;54:1,3,4,	59:25	100:9	10;61:1,12;62:14,17;63:4,
7,7,22,22;55:12,13,24,24	sign (5)	sorry (21)	14,24;64:11,24;65:10,21;
Scott (5)	94:11,14,22;101:10;	6:24;11:5,21;14:9;	66:21;67:6,16,21,24;68:7;
103:17,20;104:10,16;	102:17	15:11;16:7;17:25;19:1;	70:4,13;71:23;72:18;73:1,
105:12	signature (34)	26:9;50:17;60:10,13;	13;74:3,23;75:10,16,24;
second (5)	12:5,14,15,19;15:22,24;	68:19;74:23;79:3;80:8;	77:11,22;79:16;82:17,24;
15:16;16:22;54:21;	19:6,8,11,14;82:11,14,16,	82:13;88:21;105:3;	84:12,18,24;87:15,24,25;
99:12;104:8	16;84:10,13;85:10,14;	118:10;119:10	88:1,12;89:6,8;90:11;
secrets (1)	86:2,4,7,9,11,13,15,21,23,	sort (2)	91:9,12,25;92:17;93:3,21;
111:18	25;87:2;99:16,18;101:9,	27:6;28:11	94:5;95:16;96:6,20;97:15,
section (3)	10,13	sound (1)	21;98:2,24;99:18;100:18;
98:13;101:11,14	signatures (6)	11:14	101:5,13;102:5;103:20,
seeing (1)	18:25;59:11;83:15;	Sounds (4)	24;104:18;105:22;106:15,
24:15	86:14;99:14;101:7	8:13;18:23;24:25;38:22	19;109:23;110:25;111:4,
seem (1)	signed (13)	source (4)	4,8,11;112:13;113:22;
25:12	12:3,11,17;14:7,15;	39:3;42:4;77:21;105:23	114:3,14;115:6,12,19,22;
seemed (3)	18:6;59:16,22;85:23;	Spangler (4)	117:19;118:14,19,21,25;
25:12;26:14,16	95:20;100:5;101:18;103:3	103:17;104:10,16;109:8	119:20,25;120:23
seems (2)	significance (1)	spare (2)	Stacy's (10)
40:6;77:3	15:4	36:3,6	27:5;28:23;85:14;86:4,
selected (1)	significant (7)	speak (2)	9,13,23;87:2;99:23;114:7
122:1	16:9,23;17:4;30:9,15,	11:21;67:11	stamp (2)
self (1)	16;31:8	specific (7)	82:6;85:18
120:10	signing (1)	17:6;21:1;26:15;91:21;	standard (2)
sell (5)	102:21	103:11;104:14;115:13	94:19;102:20
36:8;63:14,17;114:23;	silver (8)	specifically (4)	start (8)
115:3	33:10,13,14,20,23,25;	35:8;106:24;109:5,18	5:6;8:4;38:4,7;45:22;
selling (10)	34:12;36:8	speculation (7)	81:10,24;113:21
55ming (10)	57.12,50.0	speculation (1)	01.10,27,113.21

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 43 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed C. Widen, et al.			October 12, 2023
starting (1)	surgery (2)	thread (1)	transferring (2)
96:9	69:16,23	27:6	84:17;89:2
starts (1)	Surrey (2)	three (9)	tried (2)
16:9	67:1;72:23	8:18;18:25;48:4,8;49:7;	29:19;35:4
stating (1)	sworn (1)	89:5,20,20,25	trip (1)
5:6	5:3	tie (1)	29:19
Steve (3)	3.3	89:1	true (3)
20:17;103:12;107:5	Т	times (7)	13:18;60:4;76:16
STEVEN (8)	-	13:20;23:24;44:17;	truthful (1)
5:2,8;15:17;45:2;58:16;	talk (13)	107:23;108:9;115:7,14	11:9
74:21;96:2;122:5	19:20;21:21,24;25:21;	timing (2)	try (11)
S-t-e-v-e-n (1)	26:4;27:14;45:17;48:19;	77:3;100:5	14:12;19:19;50:13;
5:8	57:22;72:7;105:19,20;	Tin (16)	52:10;53:19,19;58:3;
steventrandall@yahoocom (1)	118:21	40:24;41:4,17,17,23;	69:25;80:6;112:18;114:3
103:13	talked (16)	42:15,17;60:22;82:22,25;	trying (5)
stick (1)	20:24;22:2;41:8;75:15,	83:4;84:5,18;85:1;89:14,	34:23;53:1,22,23;74:14
28:25	24;76:8;78:18;80:12,16,	24	turn (6)
still (11)	16;87:7;106:19,20;113:1;	Title (2)	14:8;15:16;16:6,21;
10:15;19:20;40:21;	115:24;121:24	58:21;59:25	18:24;99:11
42:14,17;66:20;67:15;	talking (14)	today (19)	turned (1)
93:22,24;109:22;110:23	5:17;6:3,10;21:1;27:25;	5:13,18;6:20;7:3,5,11,	69:17
stock (19)	46:11;50:16;53:17;76:7;	20;8:2,19,20;10:15;11:4,7,	two (60)
23:2,8;90:11;112:14;	97:1,7;102:11,12;119:19	10;42:21;76:8;93:24;	8:19,20;13:23;27:9;
113:14,17,23;114:13,23;	tall (1)	119:4;122:7	31:7,9;35:3;44:7;45:5;
115:3,12;118:6,22;119:1,	35:24	together (18)	46:23;47:4;54:14,18;55:3,
7,12,20,25;120:24	taller (1)	12:17,21;13:14,19,23;	8;56:7,12,18;57:2,10;
stocks (2)	36:1	14:23,25;16:14;41:7;56:7;	61:1;62:14,17;63:4,14,24;
113:12,13	tax (27)	84:24;85:22;89:2;92:7;	64:11,24;65:11,21;66:21;
stop (2)	91:8,11,17,20,22;92:25;	93:6;94:14;102:22;103:3	67:6,16,21,24;68:7;70:5,
121:12;122:2	93:1,15;94:1,11,15,20,23;	told (3)	13;71:10,23;72:19;73:1,4,
stopped (2)	95:2,15,16,25;96:6;100:5,	27:11,11;117:17	13;74:3;75:10,17;76:6,17;
9:24;73:7	18;101:5;102:21;107:5;	ton (1)	77:11;78:17;79:17;83:4;
stored (2)	109:4,6;111:15;112:1	29:14	84:18;86:18;89:1;94:11,
35:13,14 Stanghton (2)	taxes (7)	took (4)	14;95:1;102:21
Stoughton (3)	92:8,14;93:5,9;94:3;	34:24;35:15;36:13; 83:18	two-thirds (2) 58:14;104:24
13:10;30:24;61:10	105:20;106:2 telling (3)	top (6)	Tyler (1)
street (2) 40:10;79:9	36:14;115:24;117:1	18:5;43:4;82:2;99:20;	120:21
Stuart (1)	Temporary (4)	102:1;105:15	type (1)
120:19	15:10,14,18;16:2	topic (1)	108:2
stuff (6)	ten (4)	116:1	typically (2)
24:25;52:17;105:20;	8:22,25;9:4;10:2	towards (8)	29:10;94:12
108:7;109:2;121:16	testified (2)	58:13;59:9;96:9,18;	23.10,5 1.12
sufficient (1)	5:3;81:4	97:11;99:6,13;105:4	$\mathbf{U}$
30:8	testimony (8)	town (1)	
Suite (1)	11:4,7,10;39:15;43:24;	61:9	UK (2)
79:9	47:11;81:3;94:8	track (2)	106:25;107:14
summary (2)	Thanks (1)	32:3,15	uncommon (1)
40:5;102:2	107:5	Tracy (2)	104:16
Support (1)	that'd (1)	5:8,8	underneath (1)
15:18	9:5	T-r-a-c-y (1)	15:12
suppose (2)	thick (1)	5:9	understood (10)
32:19;117:15	95:14	train (1)	5:23,24;6:3,17;23:21;
sure (36)	thinking (7)	26:20	24:22;25:2,7;39:10;90:25
7:13,18;8:15;11:22;	24:12;28:24;89:22;	transaction (1)	unfortunate (2)
14:10;22:4,18;26:1;27:1;	108:11;113:19;115:11;	48:20 TDANSCOLDT (3)	77:4;78:8
29:16;30:17;32:11;33:9; 39:6;43:15,17;44:17;	118:1	<b>TRANSCRIPT (3)</b> 5:1;6:7;115:24	Unit (1) 61:10
46:22;52:23;55:10;62:11;	third (1) 59:9	5:1;0:/;115:24 transfer (2)	Unless (1)
72:5;74:16;80:12;82:1;	though (3)	40:24;41:6	52:23
94:3,10;95:11;96:4;	9:3;43:25;109:20	transferred (6)	up (21)
105:21;107:23;110:6;	thought (4)	45:5;79:5,6;82:24;83:4;	6:8;14:8;23:6;24:18;
113:20;119:2,2;121:19	7:23;18:9;26:20;37:15	84:25	32:23;33:22;34:15;37:4;
	, , , , , ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,		, ,,,

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 44 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

recu C. Widen, et an	1		
46:13;53:20;55:20;58:5;	whole (9)	24:15;25:10;94:2	105 (3)
66:17;67:11;89:2,23;	41:2,22;42:14;45:10;	worked (2)	54:22;55:12,24
93:11;97:11;99:11;	46:11,12;48:3,8;51:6	9:19;25:25	106 (1)
105:11;106:21	who's (1)	worth (10)	56:23
upon (1)	27:25	23:10,15,21;24:2,5,9;	107 (3)
16:23	wide (2)	31:10;42:20;69:12;110:12	54:22;55:13,24
used (3)	35:25;36:1	Wow (1)	108 (1)
50:4;119:9,14	Widen (49)	117:21	57:6
usually (3)	5:12,12;9:11,18;17:10;	write (1)	11 (3)
30:8;108:7;113:1	21:2,4,6,8,12;23:14;24:20;	17:8	103:8,10;110:23
	25:3,6,10,18,21;26:3,4,8,	written (2)	110 (2)
$\mathbf{V}$	11;31:16;32:21,24;33:2,5,	12:12;45:21	60:16;61:2
	8,11;37:8;104:6;105:18;	*7	11-24 (2)
vacations (2)	106:3,9,15,23,24;107:14,	Y	105:1,5
29:17,22	21;109:13,20,25;110:4,8;	(22)	12 (1)
Vague (8)	120:8,13,15,17,19,21	year (22)	36:2
46:9;52:8;63:7;79:19;	wife (1) 27:4	18:10;29:2,20;37:8;	13 (2)
91:15;112:18;119:22;		38:3;69:19,21;79:7;88:19;	64:16;66:17
120:2	wife's (1) 12:15	92:9,16,21,24;94:3,21,24;	13-ish (1) 59:5
value (11) 23:5,13,17;24:14;26:8;	Willow (4)	95:2,16,25;97:5,5;102:12 years (20)	14 (2)
31:8,10;43:1;80:3,17,25	48:4,9;49:7;89:5	8:9,22,25;9:4,13;10:2;	65:15;66:15
vehicles (2)	Windy (49)	28:25;29:11;30:2,10,20,	15 (4)
29:10,13	5:11;17:9;21:3,6,12;	22;31:4;49:1;50:16;99:7;	17:11;67:1;75:8,11
Village (1)	23:13,17;24:2,5,9,14,19;	103:23;108:15;114:22;	16 (2)
64:8	25:2;26:8,11;37:6;90:11,	119:19	68:4;70:1
visit (1)	14,19;92:4,17;93:2;96:21;	113113	177 (2)
29:20	97:15,22;98:3,4,12,25;	0	115:23;116:7
visual (1)	102:6;104:6;105:19;		18 (3)
74:15	106:4,9,14;107:22;109:14,	000238 (1)	35:24,24;36:2
	19;110:9;112:14,15,22;	82:1	19 (1)
$\mathbf{W}$	113:14,23;114:8,14,25;	0033 (1)	70:1
	118:22;120:24	101:23	1956 (1)
wait (4)	Winnequah (1)	0046 (1)	8:6
6:1;14:11;43:22;48:7	64:8	99:12	1972 (2)
waived (1)	Wisconsin (24)	0048 (2)	13:9;61:10
116:1	8:21;9:1,4,9;13:1,10;	97:13;98:10	1978 (1)
walk (1)	31:1,5;38:24;39:5,7;45:1;	0082 (1)	8:11
95:1	46:25;47:16;54:9;57:7;	96:18	1997 (2)
Warranty (1)	60:17;61:11;62:5;63:20;	1	62:8;92:10 <b>1999 (4)</b>
82:4 Waters (49)	64:8;69:17,22;79:9 without (4)	1	9:19,21,22;10:14
5:11;17:9;21:3,6,13;	36:13;98:3;117:1;	1 (10)	19th (8)
23:13,18;24:2,5,9,14,19;	118:18	11:18,20,24;40:8;45:24;	8:6;82:9;83:2;85:18;
25:3;26:8,11;37:6;90:12,	Witness (15)	46:5;53:25;54:3;66:17;	86:16;87:4;104:11;105:13
15,20;92:4,18;93:2;96:21;	35:17,23;41:13;44:4;	79:15	1st (4)
97:16,22;98:3,4,12,25;	53:7,13;58:8;79:25;80:8;	1:19 (1)	11:13;12:7;13:15;14:19
102:7;104:6;105:19;	100:9;117:6;118:10;	122:8	
106:4,9,14;107:22;109:14,	121:6,15,25	10 (6)	2
20;110:9;112:15,15,23;	WITTENBERG (31)	16:22;100:13,15,25;	
113:14,23;114:8,14,25;	5:5,11;27:23;28:18,20;	122:2,4	2 (25)
118:23;120:24	46:3;52:12;53:14;57:19,	101 (9)	13:8;15:6,7;16:7;40:3,7,
Waunakee (1)	24;59:3,19;72:6,11;81:10,	38:14;46:17,24;47:8,18;	24;41:4,17,18,23;42:15,
79:9	14,17;100:10,19,22;	53:25;54:3,7;79:8	17;58:11;59:24;60:23;
way (9)	115:22;116:4,7,13,18,21;	102A (2)	82:22,25;83:5;84:5,18;
25:3;42:5;59:8;63:19;	121:10,17,19,22;122:6	78:18,19	85:1;89:14,24;98:9
69:11,14;101:20;103:7;	Wonderful (1)	102B (4)	20 (4)
113:12	6:19	40:17;44:25;56:2;78:19	37:5,6;50:16;70:10
weren't (3)	wonderfully (1)	103 (7)	2000 (1)
29:20;39:21;69:11	6:7 Wood (2)	38:14;46:17,24;47:9,19;	8:24
what's (8)	Wood (2)	54:4,7	2004 (1)
11:19,23;17:18;37:13; 38:9;45:21;49:25;114:13	67:1;72:23 work (3)	104 (1) 56:15	38:20 <b>2005 (10)</b>
30.9,73.21,77.23,114.13	WOLK (S)	30.13	2003 (10)

Case: 3:22-cv-00400-jdp Document #: 99 Filed: 11/09/23 Page 45 of 45 Stacy L. Randall v Reed C. Widen, et al. Steven Randall October 12, 2023

Reed C. Widen, et al.			October 12, 2023
29.24.20.5 22.20.19.		7429 (1)	
28:24;29:5,23;30:18;		7428 (1)	
40:21;112:23;113:22,22,	3	72:23	
24;114:2 <b>2006 (10)</b>	2 (10)	<b>7441 (1)</b> 67:1	
38:2;41:20;82:9;83:3;	3 (19)	<b>7871 (1)</b>	
85:19;86:17;87:4;88:20,	15:21;16:6,8;17:16,18;	68:4	
22,23	40:17;41:25;42:18;43:2;	7th (1)	
2007 (1)	44:11,24;45:19,21;56:2;	58:10	
69:20	58:2,5,6,9;61:10	36.10	
2010 (2)	30 (1)	8	
9:1,3	49:1		
2015 (1)	4	8 (7)	
9:7	4	19:2;59:4,10;61:9;	
2017 (5)	4 (8)	81:12,21;86:20	
95:16,25;96:6;99:2;	37:12,14;38:13;43:5;	80 (1)	
107:4	53:21;60:12,14;79:9	98:16	
2018 (7)	40 (2)	80s (1)	
100:18;101:5;102:1;	108:15;119:19	10:1	
104:11;105:13,14;107:14	486,000 (1)		
2019 (16)	61:21	9	
11:14;12:7;13:6,12,15;	01.21		
14:16,19;15:1,3;28:24;	5	9 (2)	
29:5,23;30:18;92:10;		95:12,14	
101:19;112:23	5 (5)	99 (1)	
2020 (47)	56:24;60:11;81:12,21,	9:24	
18:6,12,21;23:8,11,14;	25		
24:1,4,10;26:12;49:4,6;	5106 (1)		
50:11,17;51:13,16,19;	63:19		
54:19;55:7;56:11,21;57:4,	5802 (1)		
12;58:25;59:14,17,21;	64:8		
60:2,5,23,25;61:16,25;	5909 (2)		
62:18;64:2;67:25;79:4; 80:2,3,18,21,24;81:5;	71:7;76:3		
100:1,2;101:17,18	5th (1)		
2021 (1)	8:11		
27:3			
20th (4)	6		
18:6,12,21;105:14	(5)		
21 (1)	6 (5)		
71:7	59:17;60:11;81:21;		
22 (2)	85:10,11		
71:17;98:18	<b>6116 (2)</b> 64:16;66:18		
2230 (1)			
74:18	<b>6118 (2)</b> 65:15;76:1		
23 (3)	6310 (2)		
72:10,11,12	62:4,20		
24 (1)	6312 (3)		
72:23	62:21,23,24		
2401 (1)	6527 (1)		
73:22	70:10		
25 (1)	6833 (1)		
73:10	72:12		
26 (1)	6th (4)		
73:22	59:20,20;122:2,4		
26th (5)	_	-	
15:3;58:24;59:13,18,21	7		
<b>27 (1)</b> 74:18		1	
28 (4)	7 (5)		
79:15,17;80:14,15	60:11,15,15;81:21;86:6		
29 (2)	7104 (1)		
79:10;80:12	73:10		
12.10,00.12	7320 (1)		
	71:17		